



# KERALA GAZETTE

## SUPPLEMENTS

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Kerala Gazette No. 22 dated 31st May 1983.

**PART I**

**GOVERNMENT OF KERALA**

**Health (Special) Department**

**NOTIFICATION**

No. 37053/Spl. 1/82/HD.

*Dated, Trivandrum, 17th May 1983.*

The following is the revised select list prepared by the D. P. C. which met on 11-5-1982 and approved by Government, of Officers in Government Medical Colleges for promotion to the category of Associate Professors in the Department of Biochemistry as on 31-3-1965.

1. Dr. K. Ramachandran
2. Dr. E. R. Divakaran

This revises the select list published based on the D. P. C. meeting held on 6-10-1965.

By order of the Governor,  
K. P. VISWANATHA MENON,  
*Additional Secretary to Government.*

Kerala Gazette No. 22 dated 31st May 1983.

**PART I**

**GOVERNMENT OF KERALA**

**Labour (A) Department**

**NOTIFICATION**

G. O. (Rt.) No. 232/83/LBR.

*Dated, Trivandrum, 3rd March 1983.*

The award of the Labour Court, Quilon in respect of the dispute between The General Manager, (Estate) The Malabar Industrial Company Limited, Skinnerpuram Estate, Elamanoor P. O. via Adoor and their Workman Sri P. Pappan, Thuruthikizhkkothil Veedu Elamanoor, received by Government on 25-1-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

*Deputy Secretary to Government.*

**In the Labour Court, Quilon**

Dated this the 14th day of January, 1983

*Present :*

SHRI T. V. KUNHAHAMED, B. A., B. L.,

*Presiding Officer*

*In*

**INDUSTRIAL DISPUTE No. 25/1981**

*Between*

Sri P. Pappan,  
Thuruthikizhkkothil Veedu,  
Maroor P. O., Elamanoor.

} *Worker*

*And*

The General Manager, (Estate)  
The Malabar Industrial Company  
Limited, Skinnerpuram Estate,  
Elamanoor P. O. via Adoor.

} *Management*

*Representations:—*

P. Narayanan Nair,  
Advocate, Alleppey.

*For the Management*

GA. 52/B.

## AWARD

Dismissal from service of Shri P. Pappan, Factory Worker, of Skinner puram Estate is the issue referred for adjudication by the Government of Kerala as per G. O. (Rt.) No. 1417/81 dated 16-11-1981. It has been stated in the statement filed by the Workman (Sri P. Pappan) that his services were terminated as per notice dated 12th September, 1980 that the allegation that he had received the Memo of charges is not true that no enquiry was conducted and that he is entitled to be reinstated with all back wages.

2. The Management (Managing Director, Malabar Industrial Company Limited, Shertallay), filed a statement raising the following contentions:—The charge against the workman is that he had stolen 33 kgs. of scrap rubber. An enquiry was conducted in the presence of the workman. The dismissal was made on the basis of the findings of the Enquiry Officer. The workman filed another statement reiterating his contentions.

3. On 15th December, 1982 the parties filed a joint petition reporting settlement of the matter and praying that an award may be passed holding that there is no subsisting Industrial Dispute. Subsequently, a copy of the settlement has been filed in court. The Memorandum of settlement along with other things provides for payment of retrenchment compensation at the rate of rupees 1,554 per every year of completed service to factory workers in lieu of retrenchment compensation and gratuity. Factory workers are entitled to a notice pay of rupees 444. In addition to this the settlement also provides for ex-gratia payments varying from rupees 2,000 to rupees 4,000. It was represented by Sri P. Narayanan Nair learned Counsel for the Management, that the amounts due to the workman have been paid. Therefore time was allowed for production of the receipt evidencing payment. But the receipt was not produced. Therefore an award is passed in terms of the settlement.

4. Since the workman has completed 11 years of service, he is entitled to get rupees 17,094 in lieu of retrenchment compensation and gratuity. The notice pay due to him is rupees. 444. The ex-gratia payment due to him is rupees 2,000. Thus in all the total amount due to the workman as per the settlement is rupees 19,538.

In the result I pass an award directing payment of rupees 19,538 to Sri P. Pappan, Thuruthikizhakkothil, Maroor P. O., Elamannoor.

This award shall come into force on the expiry of thirty days from the date of its publication in the Government Gazette.

T. V. KUNHAHAMED,  
*Presiding Officer.*

## APPENDIX

1. *Witness examined on the side of the Management:—Nil.*
2. *Documents marked in the side of the Management:—Nil.*
3. *Witness examined on the side of the worker:—Nil.*
4. *Documents marked on the side of the worker:—Nil.*

**PART I**

**GOVERNMENT OF KERALA**

**Labour (A) Department**

**NOTIFICATION**

G. O. (Rt.) No. 210/83/LBR. *Dated, Trivandrum, 28th February 1983.*

The award of the Industrial Tribunal, Quilon in respect of the dispute between M/s. Richardson and Cruddas (1972) Limited, Contractors, Hindustan Paper Corporation, Kerala News Print Factory, Mevalloor P. O., Kottayam District and their workmen represented by (1) The General Secretary, Janatha Workers Union, Velloore. (2) The General Secretary, H.P.C. Construction Workers Congress (I) Velloore (3) The General Secretary, K. N.P. Construction Workers Union (AITUC) Velloore. (4) The General Secretary Earth and Construction Workers Union (CITU) Velloore. (5) The General Secretary, News Print Factory Contract Workers Union (INTUC) Velloore (6) The General Secretary, K.C.L. Union (UTUC) Velloore. (7) The General Secretary, H.P.C. Workers Centre. (KTUC) Velloore, received by Government on 25-1-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

*Deputy Secretary to Government.*

**In the Industrial Tribunal, Quilon**

(Dated, this the 21st day of January, 1983)

*Present:*

SHRI G. N. SASIDHARAN, B. SC., B. L.

*Industrial Tribunal*

*In*

INDUSTRIAL DISPUTE No. 3/1982 (Old No. 25/78).

*Between:*

M/s. Richardson & Cruddas (1972) Ltd, Contractors, Hindustan Paper Corporation, Kerala News Print Factory, Mevalloor P.O., Kottayam District.

} *Management.*

(By Sri C.K. Parameswara Panicker, Advocate, Alleppey).

And

The workmen of the above establishment represented by

- (1) The General Secretary, Janatha Workers Union, Velloore.
- (2) The General Secretary, H. P. C.—Construction Workers Congress (I) Velloore.
- (3) The General Secretary, K.N.P. Construction Workers Union (AITUC) Velloore.
- (4) The General Secretary, Earth & Construction Workers Union (CITU) Velloore.
- (5) The General Secretary, News Print Factory Contract Workers Union, (INTUC) Velloore.
- (6) The General Secretary, K.C.L. Union (UTUC) Velloore.
- (7) The General Secretary, H.P.C. Workers Centre, (KTUF), Velloore.

(By Advocate Sri Joseph Makiel, Kottayam)

### AWARD

The above Industrial Dispute was referred for adjudication as per G. O. (Rt.) 1706/78/L&H dated 2-11-1978. The reference was initially to the Industrial Tribunal, Alleppey. Subsequently on constitution of this Tribunal this reference was transferred to this Tribunal by orders of the Government and refiled in the present number.

The issue referred is the following. "Wages to the workers for the lock out period from 10-5-1978 to 22-5-1978."

The claim putforward by the workmen is as regards the wages to them for the period from 10-5-1978 to 22-5-1978. The union's case in their claim statement in that they had made certain legitimate claims before the management which management did not accede and as a retaliatory measure to wreck vengeance on the unions the management, as per notice dated 10-5-1978 declared a lock out. In the notice the management alleged that 70 workers in the erection force have deserted the management. The workmen deny that they have indulged in any activities so as to call for a lock out. The workmen, they contend, are disciplined, well mannered and solicitous of the production of the Industrial Complex i. e. Kerala News Print Project Velloore.

In the reply statement filed on behalf of the management they state that the dispute as referred is not maintainable either in law or on facts. In the forefront, they putforward the contention that the 5th union who has filed the claim statement is incompetent to contest the reference under dispute, since they are not representing any of the workers under the



management, there is no employer-employee relationship between the above said 5th union and the management. They deny that the workmen concerned are employed by them. The various items of work such as fabrication, erection, painting, sheeting etc. have been undertaken by different independent contractors. The workmen in question are employed by such independent contractors. There is no privity of contract between the workmen and this management. On the sole ground they challenge the maintainability of the reference.

Apart from that they contend that they are not liable to pay the wages to any workmen from 10-5-1978 to 22-5-1978. The suspension of work was necessitated due to circumstances wilfully created by the workers. The lock out was necessitated only because the life and property of the management were in peril. The management also dispute the representative character of the union, and hence have no locus stands to raise such a dispute. The tactics adopted by the various unions, namely, Go Slow, insubordination and intimidation of loyal workers were such that no management could continue the work. As an instance they cite the threatened Gherao of the Manager of the Madras Regional Office when he proposed to visit the work site. The conduct of the workmen were detrimental to the smooth working of the company and hence the management was compelled to suspend the work at the work site. But for the lock out, the management contend, the valuable machinery installed at the work site could have been damaged and Section of the staff and loyal workers could have been manhandled. To prevent all these untoward incident, took rightly the precautionary steps in suspending the work site from 10-5-1978.

The workmen filed a replication reiterating their claims in the claim statement.

On behalf of the workmen WW1 and WW2 were examined and Ext. W1 to W6 have been marked. MW1 to MW3 were examined on side of the management. The evidence adduced on the side of union shows that the majority of the workmen are now represented by the 5th union. Hence 5th union is competent to contest this case. The witnesses of the workmen attempted to support the case of the union, stating that they are workmen under the management and hence the reference is proper. On the other hand the witnesses of the management categorically say that the concerned workers were not employed by them, but by the independent contractors. Even the witnesses and the workmen were forced to concede in cross examination that they were employed by independent contractors and that there is no employer-employee relationship between them and management. The witnesses of the management have highlighted the fact that the works were allotted to independent contractors by inviting tenders and it was those contractors who employed the workers for executing the work at the site. In the face of the admission by the witnesses of the workmen and the evidence of the management. I am constrained to hold

that there is no employer-employee relationship between the management and the workmen. And so the question as to whether they are entitled to any wages during the reference period does not arise.

I am also satisfied that the alleged lock out was not declared in contravention Sec. 22 or 23 or continued in contravention of an order made under Sub-Sec. (4-A) of Sec. 10 A of the Industrial Dispute Act.

In view of the above discussion, I find that the "workmen" in the instant case are not entitled to lock out wages as claimed. An award is passed accordingly.

Quilon.

21-1-1983.

C. N. SASIDHARAN,

*Industrial Tribunal.*

### **Appendix**

#### *Witnesses examined on the side of the Union :*

WW1. T. M. Sheriff.

WW2. P. V. Abdul Rahman.

#### *Witnesses examined on the side of Management :*

MW1. P. P. Aboobaker.

MW2. K. R. Kaliappan.

MW3. N. S. Kalyanasundaram.

#### *Exhibits marked on the side of Union :*

Ext. W1. Memorandum of settlement dated 4-7-1978.

Ext. W2. Memorandum of settlement dated 27-5-1978.

Ext. W3. Demand Notice dated 20-3-1978.

Ext. W4. Letter to the Management by the Union dated 14-10-1978

Ext. W5. Reply to the union by the Management dated 21-10-1978

Ext. W6. Pass issued by the Management.

Kerala Gazette No. 22 dated 31st May 1983.

**PART I**

**GOVERNMENT OF KERALA**

**Labour (A) Department**

**NOTIFICATION**

G. O. (Rt.) No. 367/83/LBR.

*Dated, Trivandrum, 2nd April 1983.*

The award of the Industrial Tribunal Alleppey in respect of the dispute between the President, the Nedupuzha Multipurpose Co-operative Society Limited No. 201, Nedupuzha P. O., Trichur and their workmen represented by Sri M. K. Vasu, Menothuparambil Veedu, P. O. Chiyaram, Trichur-7, received by Government on 26-3-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,  
K. SIVADASAN,  
*Deputy Secretary to Government.*

**In the Court of the Industrial Tribunal, Alleppey**

Dated this the 18th day of February 1983

*Present :*

SRI K. KANAKACHANDRAN, B. SO. L. L., B.

*Industrial Tribunal*

**INDUSTRIAL DISPUTE No. 17/1982**

(Old No. I. D. 26/81 Before the Industrial Tribunal, Calicut)

*Between*

The President, the Nedupuzha, Multipurpose Co-operative Society  
Ltd., No. 201, Nedupuzha, P. O., Trichur

*And*

The Workmen of the above concern represented by  
Sri M. K. Vasu, Menothuparambil Veedu, P. O. Chiyaram,  
Trichur-7.

*Representations :—*

Sri P. A. Surendranath, Advocate, Trichur	}	<i>For Management</i>
Sri K. V. K. Panicker, President, National Labour Organisation, Trichur		
	}	<i>For Union</i>

**AWARD**

The issue referred for adjudication in this dispute is the retrenchment of M. K. Vasu, who was working as a clerk in the management society.

2. By Ext. W2 award passed by the Labour Court, Ernakulam in I. D. No. 40/79, the management was directed to reinstate the workman in service without the benefit of back wages. It was held by the Labour Court that the workman would not be entitled to count the period in which he was under suspension for the purpose of increment and seniority, but the service rendered by him prior to the date of suspension would be reckoned for the purpose of other benefits. The award dated 7-8-1979 was published in the Kerala Gazette dated 10-6-1980.

3. Pursuant to the award, by Ext. W3 letter, the workman was informed that the committee of the management society had decided to appoint him on temporary basis. By that communication dated 8-7-1980, the workman was directed to report for duty in the post in which he was working on 9-7-1980. In Ext. W4 letter which is a reply to Ext. W3, the workman doubted the propriety of giving him such a temporary appointment despite an award of Labour Court in his favour. However, the workman was given the same salary as he was receiving at the time when he was placed under suspension.

4. Ext. W5 is a letter addressed to the workman. It is stated therein that the reinstatement itself was considering the request made by the Kerala Co-operative Employees Federation as also on the award passed by the Labour Court, Ernakulam. By another communication Ext. W1 dated 14-10-1980, the workman was informed that the management society was under financial crisis and the post of Clerk which was held by him, itself became surplus. On the above grounds the service of the workman was terminated by the management society with effect from 15-10-1980. Through Ext. W1 retrenchment notice, the workman was offered one month's wages.

5. The workman approached the Labour officials and at the behest of Labour officials some conciliation talks were held but those were unsuccessful.

6. The question now raised is the legality of the retrenchment. The case of the workman is that the retrenchment was nothing but victimisation and it was after the award passed by the Labour Court Ernakulam, in his

favour. The management was conspiring to get rid of him somehow from the service of the society. It is also contended that before effecting retrenchment, requirements in Section 25 F of the Industrial Dispute Act were not complied with. The management society has no case that at the time of retrenchment, the workman had been given retrenchment compensation as provided in Section 25 F of the Industrial Dispute Act. It is also conceded by the society that as provided in Section 25 F (c) of the I. D. Act, no notice in the prescribed manner was also served on the Government or any competent authority.

7. Evidently the workman is having more than one year service at the time of his retrenchment. In fact Ext W2 award, directions was given to count the service the workman had rendered prior to his suspension on 20-8-1972. It is also found by the Labour Court, Ernakulam that the workman had considerable length of service in the society. Therefore it is an indisputable facts that the workman was having more than one year service at the time of his retrenchment. Therefore it is necessary to adhere the provisions contained in Section 25 F of the Industrial Dispute Act at the time of making retrenchment.

8. Management has put up a case that the society is running at loss and since the business is very poor, retention of a clerk in addition to a paid secretary is unnecessary and therefore the post of clerk is definitely a surplus. May be these grounds are sufficient for retrenching a workman from an establishment. But, even then, if it is to be a valid retrenchment necessarily provisions contained in Section 25 F of the I. D. Act has to be complied with. This is a clear case in which provisions contained in Section 25 F(b) and (c) of the I. D. Act were not complied with by the management society. These facts are not at all in dispute also.

9. Therefore I pass this award holding that the retrenchment is illegal and the workman is entitled for reinstatement. He will also be entitled for all benefits of backwages from the date on which he was retrenched. The award is passed accordingly.

This award will come into force after the expiry of 30 days from the date of publication in the Gazette.

K. KANAKACHANDRAN,  
*Industrial Tribunal.*

### **Appendix**

*Witnesses examined on the side of the Management:*

- MW1. Sri K. K. Karuppan, President, The Nedupuzha Multipurpose Co-operative Society Ltd.,
- MW2. Sri P. K. Velayudhan, Secretary, the Nedupuzha Multipurpose Co-operative Society Ltd.

*Documents marked on the side of the Management :*

- Ext. M1. Audit certificate and Audit Memorandum 1979-80.
- „ M2. Profit note for the year 1980-81.
- „ M3. General ledger 1979-80.

*Witness examined from the side of the employee :*

- WW1. Sri M. K. Vasu.

*Documents marked on the side of the employee :*

- Ext. W1. Letter No. 41/1980-81 dated 14-10-1980.
- „ W2. Award in I. D. No. 40/79 of the Labour Court, Ernakulam.
- „ W3. Letter dated 8-7-1980 from the President of the society.
- „ W4. Letter dated 9-7-1980 from Sri M. K. Vasu.
- „ W5. Letter dated Nil from the President of the society.
- „ W6. Letter dated 16-10-1980 from Sri M. K. Vasu.
- „ W7. Letter dated 16-10-1980 from Sri M. K. Vasu.

Kerala Gazette No. 20 dated 31st May 1983.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 369/83/LBR.

*Dated, Trivandrum, 2nd April 1983.*

The award of the Labour Court, Ernakulam in respect of the dispute between Smt. V. Janaky Amma, Proprietress, G. B. Transport, Sree Nilayam, Patturaikal, Trichur and The workmen of the above establishment represented by the Secretary, Trichur District Road Transport Employees Union, Ceylon Lodgings, Machingal Lane, Trichur-I received by Government on 21-3-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947, (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

*Deputy Secretary to Government.*

**In the Labour Court, Ernakulam**

Tuesday, the 15th day of March 1983

*Present:*

SHRI N. SUKUMARAN, B. SC., B. L.,

*Presiding Officer.*

INDUSTRIAL DISPUTE No. 39 OF 1982

*Between*

Smt. V. Janaky Amma, Proprietress, G. B. Transport, Sree Nilayam, Patturaikal, Trichur

*And*

The workmen of the above Establishment represented by the Secretary, Trichur District Road Transport Employees Union, Ceylon Lodgings, Machingal Lane, Trichur-I.

*Representations:*

Shri P. D. Jose,  
Advocate, Trichur-5

} For Management

Shri A. S. Menon,  
Advocate, Trichur-3

} For Union

GA. 60/J.

## AWARD

The issue referred for adjudication by Government as per G.O. (Rt.) No. 1002/82/LBR dated 17-9-1982 is "Termination of services of Sri V. Unnikrishnan, Conductor". The Management involved, is a proprietary transport concern.

2. The claims of the Union, espousing the cause of the workman are contained in the charter of demands appended to the reference. The Management who entered appearance was asked to file its written statement of defence in answer to those claims. The case was coming up for that purpose when it was submitted on behalf of the Union by the learned counsel appearing for it that the claims are not pressed since the workman had secured alternate suitable employment abroad. An endorsement to the effect that the claims are not pressed is also made on the reference. Since the Union has abandoned the claims it is unnecessary to proceed with the case. In essence there is no subsisting industrial dispute available for adjudication. In the result an award is passed holding that there is no subsisting industrial dispute.

Dictated to the Confidential Assistant in open Court on this the 15th day of March, 1983 at Trichur.

N. SUKUMARAN,  
*Presiding Officer.*



Kerala Gazette No. 22 dated 31st May 1983.

**PART I**

**GOVERNMENT OF KERALA**

**Labour (A) Department**

**NOTIFICATION**

C. O. (Rt.) No. 108/83/LBR.

*Dated, Trivandrum, 28th January 1983*

The award of the Labour Court, Ernakulam in respect of the dispute between the President, F. A. C. T. Co-operative Society Ltd. No. 2700, Udyogamandal and the workman of the above Society Shri C. G. Manual, Chingathara House, Kongorppilly P. O. received by Government on 15-1-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,  
K. SIVADASAN,  
*Deputy Secretary to Government.*

**In the Labour Court Ernakulam**

Tuesday, the 11th day of January 1983

*Present:*

SRI N. SUKUMARAN, B.SC., B.L.

*Presiding Officer*

**INDUSTRIAL DISPUTE No. 50 OF 1982**

*Between:*

The President, F. A. C. T. Co-operative Society Ltd. No. 2700,  
Udyogamandal

*And*

The workman of the above Society Shri C. G. Manual, Chingathara  
House, Kongorppilly P. O.

*Representation:—*

Shri R.D. Shenoy,  
Advocate, Cochin-11.

.. For Management

## AWARD

Compulsory retirement of Shri C. G. Manual is the issue involved in this reference made by Government as per G. O. (Rt.) No. 1289/82/LBR dated 27-11-1982.

2. Both sides entered appearance before this Court in response to the summons issued to them. Charter of demands was appended to the reference and therefore the Management was asked to file its written statement of defence. Today the case came up for that purpose when it was represented by the affected workman that he is not pursuing the remedies claimed in the charter of demands since he had preferred Shop Appeal No. 7 of 1982 questioning the correctness of the Management's action. An endorsement to that effect is also made by him on the reference. In these state of affairs it is unnecessary to proceed with this case. Hence an award is passed holding that the dispute need not be resolved in this reference in view of the pendency of Shop Appeal No. 7 of 1982.

Ernakulam,  
11-1-1983.

N. SUKUMARAN,  
*Presiding Officer.*

Kerala Gazette No. 22 dated 31st May, 1983

**PART I**

**GOVERNMENT OF KERALA**

**Labour (A) Department**

**NOTIFICATION**

G. O. (Rt.) No. 365/83/LBR.

*Dated, Trivandrum, 2nd April 1983.*

The award of the Industrial Tribunal, Calicut in respect of the dispute between (1) The Manager, Ripon Estate, Meppadi, P. O., South Wynad 2. M/s Poddar Plantations, Owners of Ripon Estate, Meppadi P. O., South Wynad and their workman Sri M. Ayyappan, Tractor driver, Audathode Division, Ripon Estate, Audathode, Chundale P. O., South Wynad received by Government on 26-3-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

*Deputy Secretary to Government.*

**Before the Court of the Industrial Tribunal, Calicut**

(Wednesday, the 16th day of February, Nineteen hundred and eighty-three)

*Present*

SHRI K.P. DEVADAS, B. A., B. L.

*Industrial Tribunal, Calicut*

*In*

**INDUSTRIAL DISPUTE No. 102/75**

*Between*

Sri M. Ayyappan, Tractor driver, Audathode Division, Ripon Estate, Audathode, Chundale P. O., South Wynad,  
(Complainant)

*And*

1. The Manager, Ripon Estate, Meppadi P. O., South Wynad.
2. M/s Poddar Plantations, Owners of Ripon Estate, Meppadi P. O., South Wynad.

(Opposite parties)

GA. 55/B.

## AWARD

An award was passed on 23-12-1977 by this Tribunal on this dispute filed under Section 33 A of the Industrial Disputes Act by the above complainant, ordering reinstatement of him, which having been challenged in O. P. No. 1766/81, the High Court of Kerala quashed the award and remanded the matter for fresh disposal.

Pursuant to notice parties appeared and the trial went on. On 15-2-1983, the parties filed a memo of settlement settling the above dispute. The terms are accepted and an award is passed in terms of the settlement given below as Annexure.

K. P. DEVADAS,  
*Industrial Tribunal, Calicut.*

## ANNEXURE

## BEFORE THE INDUSTRIAL TRIBUNAL, CALICUT

I. D. No. 102 of 1975

Memo of settlement between Poddar Plantations, Ripon Estate, Meppady and Sri M. Ayyappan (Extractor driver of ADT Division, Ripon Estate) in I. D. No. 102/75.

1. The management agrees to pay Sri M. Ayyappan, extractor Driver, in addition to gratuity, Rs. 2,500 (Rs. Two thousand and five hundred only) in full and final settlement of all his dues towards backwages till the date of his superannuation from service. He has no further claims against the management for employment or any monetary claim. The gratuity payable to him till the date of superannuation for 28 years of service will be Rs. 4,084.33 (Rs. Four thousand eighty-four and thirty three paise) (R. 9,724 x 15 x 28). Thus the total amount payable to him will be Rs. 6,584.33 (Six thousand five hundred eighty four and paise thirty three only). This amount will be paid to him when he vacates his quarters and estate land within two months.

An award may be passed on the above terms.

Dated this 15th February, 1983.

(Sd.)

K. V. R. Shenoil,  
Menon & Pai, Advocates  
to Management.

(So.)

M. P. Dayanandan,  
Personnel Officer,  
Rippon Estate.

(Sd.)

M. Ayyappan.  
(Sd.)  
K. P. D. Nambiar  
Advocate.

Kerala Gazette No. 22 dated 31th May 1983.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 201/83/LBR. *Dated, Trivandrum, 28th February 1983.*

The award of the Industrial Tribunal, Calicut in respect of the dispute between The President, Ariyur Service Co-operative Bank Limited No. F. 1566, P.O. Koottapadam, Via Alanallur, Mannarghat Taluk, and their workman Sri T.K. Ramankutty, Ex-Secretary, Ariyur Service Co-operative Bank Limited, Rajalekshmi Nilayam, P.O. Kottupadam, Via Alanallur and (2) Smt. Kunhilekshmi (3) Jeyalekshmi (minor) (4) Jayasri (minor) (5) Swaminathan (minor) Legal heirs impleaded received by Government on 4-2-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,  
K. SIVADASAN,  
*Deputy Secretary to Government.*

**Before the Court of the Industrial Tribunal, Calicut**

(Monday, the 24th day of January, Nineteen hundred and eighty-three)

*Present:*

SHRI K. P. DEVADAS, B.A. B.L.,  
*Industrial Tribunal, Calicut*

**INDUSTRIAL DISPUTE No. 25/80**

*Between*

The President, Ariyur Service Co-operative Bank Limited No.  
F.1566, P.O. Koottapadam, Via Alanallur, Mannarghat  
Taluk

*And*

Sri T.K. Ramankutty, Ex-Secretary, Ariyur Service Co-operative Bank Ltd., Rajalekshmi Nilayam, P.O. Kottupadam  
Via Alanallur and (2) Smt. Kunhilekshmi  
(3) Jeyalekshmi (minor) (4) Jayasri (minor)  
(5) Swaminathan (minor)  
Legal heirs impleaded

## A W A R D

Dismissal of Sri T.K. Ramankutty, Secretary, Ariyur Service Co-operative Bank Limited with effect from 22-7-1977" is the issue referred to this Tribunal for adjudication by Government of Kerala by Order No. G.O. Rt. 1268/80/LBR dated 6-9-1980.

Both parties filed their statements and during the trial the employee died and his legal heirs were impleaded. On 13-1-1983 when the matter was taken up the wife of the deceased workman for herself and on behalf of the minors filed a statement attested by their advocate that the matter has been settled out of court.

In this circumstance I find that the matter is settled and the reference is answered accordingly.

Dated this the 24th day of January, 1983 at Calicut.

K. P. DEVADAS,  
*Industrial Tribunal, Calicut.*

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**PART I**

**GOVERNMENT OF KERALA**  
**Revenue (F) Department**  
**NOTIFICATION**

G. O. (MS) No. 368/83/RD.

*Dated, Trivandrum, 12th April 1983*

Whereas the Director of Survey and Land Records has reported that a portion of land having an extent approximately of 505 acres (204.53 hectare), other than Reserve Forest and forming part of Karavarakundu Village of Ernad Taluk, lies as an enclave on the south of Silent Valley Forests and that for the convenience of Revenue Administration and correct alignment of District and Taluk boundaries this enclave of land shall be included in the Palghat District;

And whereas the Government are satisfied that inclusion of this 505 acres of land, now forming part of Karavarakundu Village of Ernad Taluk, Malappuram District, in Pudur Village of Mannarghat Taluk, Palghat District is necessary for the convenience of administration, etc.

Now, therefore, Government order that the 505 acres (204.53 hectare) of land in Karavarakundu Village of Ernad Taluk, Malappuram District be excluded from Malappuram District and the same be added to the Pudur Village of Mannarghat Taluk, Palghat District with effect from the date of this notification. The extent of the Villages and Districts thus re-grouped will be as shown hereunder:

**Malappuram District**

*Before change*  
Karavarakundu Village  
37988.20 acres  
(15373.2388 hectares)  
Malappuram District  
876,307.60 acres  
(354,628.0246 hectares)

*After change*  
Karavarakundu Village  
37483.20 acres  
(15168.6588 hectares)  
Malappuram District  
875,802.60 acres  
(354,423.4446 hectares)

**Palghat District**

*Before change*  
Pudur Village  
56291 acres  
(22780.0997 hectares)  
Palghat District  
1,108,522.70 acres  
(448,601.9754 hectares)

*After change*  
Pudur Village  
56796 acres  
(22984.6797 hectares)  
Palghat District  
1,109,027.70 acres  
(448,806.5554 hectares)

By order of the Governor,  
C. S. SIVASANKARAN,  
Additional Secretary to Government.

**PART I**



**GOVERNMENT OF KERALA**

**Revenue (G) Department**

**ERRATUM**

G.O. (P) No. 381/83/RD.

*Dated, Trivandrum, 25th April 1983.*

In the preamble to the Notification G. O. (P) No. 919/82/RD. dated the 18th September, 1982 published as S.R. O. No. 1136/82 in the Kerala Gazette Extraordinary No. 649 dated the 24th September 1982 amending the Kerala Plantations (Additional Tax) Revision of Assessment Rules, 1965, for the letters "S. R. No." read "S. R. O. No."

By order of the Governor,

K. K. VIJAYAKUMAR,

*Deputy Secretary to Government*

**Explanatory Note**

(This does not form part of the notification, but is intended to indicate its general purport.)

In the Notification issued in G.O. (P) No. 919/82/RD. dated 18-9-1982, the letters "S. R." alone were printed instead of "S. R. O.". This is intended to rectify the above mistake.



GOVERNMENT OF KERALA

Law (Legislation-Publication) Department

NOTIFICATION

No. 4674/Leg. Pbn.2/82/Law. *Date, Trivandrum, 29th March, 1982.*

The following Act of Parliament, published in a Gazette of India Extraordinary, Part II, Section 1, dated the 30th December, 1982 is hereby republished for general information. The Bill as passed by the Houses of Parliament received the assent of the President on the 29th December, 1981.

By order of the Governor,  
K. VISWANATHAN NAIR,  
*Special Secretary (Law).*

THE PLANTATIONS LABOUR (AMENDMENT)

ACT, 1981

(No. 58/81)

*An*

*Act*

*further to amend the Plantations Labour  
Act, 1951*

BE it enacted by Parliament in the Thirty-second Year of the Republic of India as follows:—

1. *Short title and commencement.*—(1) This Act may be called the Plantations Labour (Amendment) Act, 1981.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. *Amendment of section 1.*—In section 1 of the Plantations Labour Act, 1951 (69 of 1951) (hereinafter referred to as the principal Act),—

(i) in subsections (4) and (5),—

(a) for the figures and word “10.117 hectares”, wherever they occur, the figure and word “5 hectares” shall be substituted;

(b) for the word “thirty”, wherever it occurs, the word “fifteen” shall be substituted;

(ii) in subsection (4), in clause (a), for the words "or cinchona", the words, "cinchona or cardamom" shall be substituted ;

(iii) after subsection (4), the following *Explanation* shall be inserted, namely:—

*"Explanation.*—Where any piece of land used for growing any plant referred to in clause (a) or clause (b) of this subsection admeasures less than 5 hectares and is contiguous to any other piece of land not being so used, but capable of being so used, and both such pieces of land are under the management of the same employer, then for the purposes of this subsection, the piece of land first mentioned shall be deemed to be a plantation, if the total area of both such pieces of land admeasures 5 hectares or more."

3. *Amendment of section 2.*—In section 2 of the principal Act,—

(i) after clause (ee), the following clause shall be inserted, namely:—

“(eee) “inspector” means an inspector of plantations appointed under subsection (1) of section 4 and includes an additional inspector of plantations appointed under subsection (1A) of that section;”

(ii) in clause (k), in subclauses (ii) and (iii), for the words “rupees three hundred”, the words “rupees seven hundred and fifty” shall be substituted.

4. *Insertion of new Chapter IA.*—After Chapter I of the principal Act, the following Chapter shall be inserted, namely:—

## “CHAPTER IA

### REGISTRATION OF PLANTATIONS

3A. *Appointment of registering officers.*—The State Government may, by notification in the Official Gazette,—

(a) appoint such persons, being Gazetted officers of Government, as it thinks fit, to be registering officers for the purposes of this Chapter, and

(b) define the limits within which a registering officer shall exercise the powers and discharge the functions conferred or imposed on him by or under this Chapter.

3B. *Registration of plantations.*—(1) Every employer of a plantation, existing at the commencement of the Plantations Labour, (Amendment) Act, 1981 shall, within a period of sixty days of such commencement, and every employer of any other plantation coming into existence after such commencement shall, within a period of sixty

days of the coming into existence of such plantation, make an application to the registering officer for the registration of such plantation:

Provided that the registering officer may entertain any such application after the expiry of the period aforesaid if he is satisfied that the applicant was prevented by sufficient cause from making the application within such period.

(2) Every application made under subsection (1) shall be in such form and shall contain such particulars and shall be accompanied by such fees as may be prescribed.

(3) After the receipt of an application under subsection (1), the registering officer shall register the plantation.

(4) Where a plantation is registered under this section, the registering officer shall issue a certificate of registration to the employer thereof in such form as may be prescribed.

(5) Where, after the registration of a plantation under this section, any change occurs in the ownership or management or in the extent of the area or other prescribed particulars in respect of such plantation, the particulars regarding such change shall be intimated by the employer to the registering officer within thirty days of such change in such form as may be prescribed.

(6) Where as a result of any intimation received under subsection (5), the registering officer is satisfied that the plantation is no longer required to be registered under this section, he shall, by order in writing, cancel the registration thereof and shall, as soon as practicable, cause such order to be published in any one newspaper in the language of, and having circulation in, the area where the plantation is situated.

**3C. Appeals against orders of registering officer.**—(1) Any person aggrieved by the order of a registering officer under subsection (6) of section 3B may, within thirty days of the publication of such order in the newspaper under that subsection, prefer an appeal to such authority as may be prescribed:

Provided that the appellate authority may entertain an appeal under this subsection after the expiry of the aforesaid period if it is satisfied that the appellant was prevented by sufficient cause from preferring the appeal within such period.

(2) After the receipt of an appeal under subsection (1), the appellate authority may, after giving the appellant, the employer referred to in subsection (5) of section 3B and the registering officer an opportunity of being heard in the matter, dispose of the appeal as expeditiously as possible.

**3D. Power to make rules.**—(1) The State Government may, by notification in the Official Gazette, make rules to carry out the purposes of this Chapter.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—

(a) the form of application for the registration of a plantation, the particulars to be contained in such application and the fees to be accompanied along with such application ;

(b) the form of the certificate of registration ;

(c) the particulars regarding any change in respect of which intimation shall be given by the employer to the registering officer under subsection (5) of section 3B and the form in which such change shall be intimated ;

(d) the authority to which an appeal may be preferred under section 3C and the fees payable in respect of such appeal ;

(e) the registers to be kept and maintained by a registering officer.”

5. *Amendment of section 4.*—In section 4 of the principal Act, after subsection (1), the following subsection shall be inserted, namely:—

“(1A) The State Government may also, by notification in the Official Gazette, appoint such officers of the State Government or of any local authority under its control, as it thinks fit, to be additional inspectors of plantations for all or any of the purposes of this Act.”

6. *Amendment of section 12.*—In section 12 of the principal Act,—

(i) for subsection (1), the following subsection shall be substituted, namely:—

“(1) In every plantation wherein fifty or more women workers (including women workers employed by any contractor) are employed or were employed on any day of the preceding twelve months, or where the number of children of women workers (including women workers employed by any contractor) is twenty or more, there shall be provided and maintained by the employer suitable rooms for the use of children of such women workers.

*Explanation.*—For the purposes of this subsection and subsection (1A), “children” means persons who are below the age of six years.”;

(ii) after subsection (1), the following subsection shall be inserted, namely:—

“(1A) Notwithstanding anything contained in subsection (1), if, in respect of any plantation wherein less than fifty women workers (including women workers employed by any contractor) are employed or were employed on any day of the preceding twelve months, or where the number of children of such women workers is less than twenty, the State Government, having regard to the number of children of such women workers deems it

necessary that suitable rooms for the use of such children should be provided and maintained by the employer, it may, by order, direct the employer to provide and maintain such rooms and thereupon the employer shall be bound to comply with such direction.”;

(iii) in sub-section (2), for the words “Such rooms”, the words, brackets, figures and letter “The rooms referred to in sub-section (1) or subsection (1A)” shall be substituted;

(in) in sub-section (3), for the words “such rooms”, the words, brackets, figures and letter “the rooms referred to in sub-section (1) or sub-section (1A)” shall be substituted.

7. *Substitution of new section for section 15.*—For section 15 of the principal Act, the following section shall be substituted, namely:—

“15. *Housing facilities.*—It shall be the duty of every employer to provide and maintain necessary housing accommodation—

(a) for every worker (including his family) residing in the plantation;

(b) for every worker (including his family) residing outside the plantation, who has put in six months of continuous service in such plantation and who has expressed a desire in writing to reside in the plantation:

Provided that the requirement of continuous service of six months under this clause shall not apply to a worker who is a member of the family of a deceased worker who, immediately before his death, was residing in the plantation.”.

8. *Insertion of new sections 16A to 16G.*—After section 16 of the principal Act, the following sections shall be inserted, namely:—

“16A. *Liability of employer in respect of accidents resulting from collapse of houses provided by him.*—(1) If death or injury is caused to any worker or a member of his family as a result of the collapse of a house provided under section 15, and the collapse is not solely and directly attributable to a fault on the part of any occupant of the house or to a natural calamity, the employer shall be liable to pay compensation.

(2) The provisions of section 4 of, and Schedule IV to, the Workmen's Compensation Act, 1923, (8 of 1923) as in force for the time being, regarding the amount of compensation payable to a workman under that Act shall, so far as may be, apply for the determination of the amount of compensation payable under sub-section (1).

16B. *Appointment of Commissioners.*—The State Government may, by notification in the Official Gazette, appoint as many persons, possessing the prescribed qualifications, as it thinks fit, to be Commissioners to determine the amount of compensation payable under section 16A and may define the limits within which each such Commissioner shall exercise the powers and discharge the functions conferred or imposed on him by or under this Act.

16C. *Application for compensation.*—(1) An application for payment of compensation under section 16A may be made to the Commissioner—

(a) by the person who has sustained the injury; or

(b) by any agent duly authorised by the person who has sustained the injury; or

(c) where the person who has sustained the injury is a minor by his guardian; or

(d) where death has resulted out of the collapse of the house, by any dependant of the deceased or by any agent duly authorised by such dependant or, if such dependant is a minor, by his guardian.

(2) Every application under sub-section (1) shall be in such form and shall contain such particulars as may be prescribed.

(3) No application for compensation under this section shall be entertained unless it is made within six months of the collapse of the house:

Provided that the Commissioner may, if he is satisfied that the applicant was prevented by sufficient cause from making the application within the aforesaid period of six months, entertain such application within a further period of six months.

*Explanation.*—In this section, the expression “dependant” has the meaning assigned to it in clause (d) of section 2 of the Workmen’s Compensation Act, 1923 (8 of 1923).

16D. *Procedure and powers of Commissioner.*—(1) On receipt of an application under section 16C, the Commissioner may make an inquiry into the matter covered by application.

(2) In determining the amount of compensation payable under section 16A, the Commissioner may, subject to any rules that may be made in this behalf, follow such summary procedure as he thinks fit.

(3) The Commissioner shall have all the powers of a civil court while trying a suit under the Code of Civil Procedure, 1908 (5 of 1908) in respect of the following matters, namely:—

(a) summoning and enforcing the attendance of any person and examining him on oath;

(b) requiring the discovery and production of any document;

(c) receiving evidence on affidavits;

(d) requisitioning any public record or copy thereof from any court or office;

(e) issuing commissions for the examination of witnesses or documents;

(f) any other matter which may be prescribed.

(4) Subject to any rules that may be made in this behalf, the Commissioner may, for the purpose of determining any claim or compensation, choose one or more persons possessing special knowledge of any matter relevant to the inquiry to assist him in holding the inquiry.

16E. *Liability to pay compensation, etc., to be decided by Commissioner.*—(1) Any question as to the liability of an employer to pay compensation under section 16A, or as to the amount thereof, or as to the person to whom such compensation is payable, shall be decided by the Commissioner.

(2) Any person aggrieved by a decision of the Commissioner refusing to grant compensation, or as to the amount of compensation granted to him, or to the apportionment thereof, may prefer an appeal to the High Court having jurisdiction over the place where the collapse of the house has occurred, within ninety days of the communication of the order of the Commissioner to such person.

Provided that the High Court may entertain any such appeal after the expiry of the period aforesaid if it is satisfied that the appellant was prevented by sufficient cause from preferring the appeal within such period:

Provided further that nothing in this subsection shall be deemed to authorise the High Court to grant compensation in excess of the amount of compensation payable under section 16A.

(3) Subject to the decision of the High Court in cases in which an appeal is preferred under subsection (2), the decision of the Commissioner under subsection (1) shall be final and shall not be called in question in any court.

16F. *Saving as to certain rights.*—The right of any person to claim compensation under section 16A shall be without prejudice to the right of such person to recover compensation payable under any other law for the time being in force; but no person shall be entitled to claim compensation more than once in respect of the same collapse of the house.

16G. *Power to make rules.*—(1) The State Government may, by notification in the Official Gazette, make rules for giving effect to the provisions of sections 16A to 16F (both inclusive).

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for—

- (i) the qualifications and conditions of service of Commissioners;
- (ii) the manner in which claims for compensation may be inquired in to and determined by the Commissioner

(iii) the matters in respect of which any person may be chosen to assist the Commissioner under section 16D and the functions that may be performed by such person;

(iv) generally for the effective exercise of any powers conferred on the Commissioner.

9. *Amendment of section 19*—Section 19 of the principal Act shall be renumbered as subsection (1) thereof, and—

(i) in subsection (1) as so renumbered—

(a) for the words “fifty-four hours”, the words “fortyeigh hours” shall be substituted;

(b) for the words “forty hours”, the words “twenty-seven hours” shall be substituted;

(ii) after subsection (1) as so renumbered, the following sub-sections shall be inserted, namely:—

“(2) Where an adult worker works in any plantation on any day in excess of the number of hours constituting a normal working day or for more than forty-eight hours in any week, he shall, in respect of such overtime work, be entitled to twice the rates of ordinary wages:

Provided that no such worker shall be allowed to work for more than nine hours on any day and more than fifty-four hours in any week.

(3) For any work done on any closed holiday in the plantation or on any day of rest, a worker shall be entitled to twice the rates of ordinary wages as in the case of overtime work.”

10. *Amendment of section 20*.—In subsection (1) of section 20 of the principal Act, for clause (b), the following clause shall be substituted, namely:—

“(b) provide for the conditions subject to which, and the circumstances in which, an adult worker may be required or allowed to work overtime.”

11. *Amendment of section 30*.—In subsection (1) of section 30 of the principal Act,—

(i) the proviso shall be omitted;

(ii) the *Explanation* shall be numbered as *Explanation 1*, and after the *Explanation* as so numbered the following *Explanation*, shall be inserted, namely:—

“*Explanation 2*.—The leave admissible under this subsection shall be exclusive of all holidays, whether occurring during, or at either end of, the period of leave.”



12. *Insertion of new Chapter VIA.*—After Chapter VI of the principal Act, the following Chapter shall be inserted, namely:—

## “CHAPTER VIA

### ACCIDENTS

32A. *Notice of accident.*—Where in any plantation, an accident occurs which causes death or which causes any bodily injury to a worker by reason of which the worker injured is prevented from working for a period of forty-eight hours or more immediately following the accident, or which is of such a nature as may be prescribed in this behalf, the employer thereof shall send notice thereof to such authorities, in such form, and within such time, as may be prescribed.

32B. *Register of accidents.*—The employer shall maintain a register of all accidents which occur in the plantation in such form and in such manner as may be prescribed.”

13. *Insertion of new section 37A.*—After section 37 of the principal Act, the following section shall be inserted, namely:—

‘37A. *Power of court to make orders.*—(1) Where an employer is convicted of an offence punishable under section 36, the court may, in addition to awarding any punishment, by order in writing, require him within such period as may be specified in the order (which the court may, if it thinks fit and on an application made in this behalf by the employer, from time to time, extend) to take such measures as may be so specified for remedying the matters in respect of which the offence was committed.

(2) Where an order is made under sub-section (1), the employer shall not be liable under this Act in respect of the continuation of the offence during the period or extended period, as the case may be, specified by the court, but if, on the expiry of such period or extended period, the order of the court has not been fully complied with, the employer shall be deemed to have committed a further offence and he shall, on conviction, be punishable with imprisonment for a term which may extend to six months and with fine which may extend to three hundred rupees for every day after such expiry.”

14. *Amendment of section 43.*—In sub-section (2) of section 43 of the principal Act,—

(i) in clause (j), the word “and” occurring at the end shall be omitted;

(ii) after clause (k), the following clause shall be added namely:—

“(l) any other matter which is required to be, or may be, prescribed.”



GOVERNMENT OF KERALA

Abstract

PUBLIC SERVICES—KERALA ENGINEERING SUBORDINATE SERVICE  
(RADIO BRANCH)—SPECIAL RULES—AMENDMENT—ISSUED

PUBLIC WORKS (K) DEPARTMENT

G. O. (P) No. 43/83/PW. Dated, Trivandrum, 26th March 1983.

NOTIFICATION

**S.R.O. No. 637/83.**—In exercise of the powers conferred by subsection (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968), read with section 3 thereof, the Government of Kerala hereby make the following rules further to amend the Special Rules for the members of the Radio Branch of the Kerala Engineering Subordinate Service published under Notification G.O. Ms. No. 26/67/PW. dated the 3rd February, 1967 in Part I of the Kerala Gazette No. 8 dated the 28th February, 1967 namely:—

RULES

1. *Short title and commencement.*—(a) These rules may be called the Special Rules for the members of the Radio Branch of the Kerala Engineering Subordinate Service (Amendment) Rules, 1983.

(b) They shall come into force at once.

2. *Amendment to the Special Rules.*—In the Special Rules for the members of the Radio Branch of the Kerala Engineering Subordinate Service, after sub-rule (b) of rule 5, the following sub-rule shall be inserted, namely:—

“(c) Experience prescribed for direct recruitment shall be one acquired after obtaining the basic academic or other qualifications. Practical experience gained by holding temporary or regular appointments in Government Service as well as in public or registered Private Sector undertakings shall alone be accepted as experience for the purpose of direct recruitment.

*Note* (1).—Temporary or regular appointment in registered private sector undertaking shall mean temporary or permanent appointment in—

(i) Co-operative Societies registered under the Kerala Co-operative Societies Act;

(ii) Small Scale Industrial Units registered with the Industries Development Commissioner; and

(iii) Industrial Institutions wherein Government have investments.

*Note (2).*—Experience gained as workers on daily wages of a permanent nature shall also be accepted, provided the Service is continuous and not of a casual nature."

By order of the Governor,

C. K. K. PANICKER,

*Special Secretary to Government.*

### Explanatory Note

(This does not form part of the Notification, but is intended only to indicate the general purport).

The Public Service Commission, has been holding the view that "experience" prescribed as qualification for posts in addition to basic academic or other qualifications should be one acquired after acquisition of the basic academic or other qualification and that experience before the acquisition of such qualifications need not be reckoned. The High Court in an O.P. held that the above stand of the Public Service Commission cannot be accepted since the Special rules or orders prescribing experience as qualification do not contain any specific provision that the experience acquired after the acquisition of the academic or other qualification alone will be accepted. Having examined the observation of the High Court, Government propose to incorporate specific provision in respect of categories of posts for which "experience" has been prescribed as a qualification for direct recruitment in the different branches of the Kerala Engineering Service by suitably amending the concerned Special Rules. The above notification is intended to achieve the above object.

To

The Chief Engineer (General), Trivandrum

The Secretary, Kerala Public Service Commission Trivandrum  
(with C. L.)

The General Administration Department (Rules) vide—their  
U.O.No. 114417/Rules-1/82/GAD  
dated 7-12-1982.

The General Administration (Services) Department vide their  
U.O.No. 18132/SC2/80/GAD dated 5-3-1980

The Law Department—vide their U.O.No. 6850/Leg B2/80/Law  
dated 27-6-1980.

The General Administration (SC) Department—Vide item No. 787.  
The Public Works (A) Department.



GOVERNMENT OF KERALA

Abstract

PUBLIC SERVICES—KERALA ENGINEERING SUBORDINATE SERVICE—  
SPECIAL RULES—AMENDMENT—ISSUED.

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PUBLIC WORKS (K) DEPARTMENT

G. O. (P) 44/83/PW.

Dated, Trivandrum, 26th March 1983.

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NOTIFICATION

**S. R. O. No. 638/83.**—In exercise of the powers conferred by sub-section (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968), read with section 3 thereof, the Government of Kerala hereby make the following rules further to amend the Special Rules in respect of the members of the Kerala Engineering Subordinate Services published under Notification G. O. (MS) No. 1390/Public-(Services-D) Department dated the 20th November, 1958, in Part I of the Kerala Gazette No. 47 dated the 2nd December, 1958, namely:—

RULES

1. *Short title and commencement.*—(a) These rules may be called the Special Rules for the Kerala Engineering Subordinate Services (Amendment) Rules, 1983.

(b) They shall come into force at once.

2. *Amendment to the Special Rules.*—In the Special Rules, in respect of the members of the Kerala Engineering Subordinate Services after sub-rule (b) of rule 3, the following sub rule shall be inserted, namely:—

“(c) Experience prescribed for direct recruitment shall be one acquired after obtaining the basic academic or other qualifications. Practical experience gained by holding temporary or regular appointments in Government Service as well as in public or registered Private Sector undertakings shall alone be accepted as experience for the purpose of direct recruitment.

*Note* (1).—Temporary or regular appointment in registered private sector undertaking shall mean temporary or permanent appointment in—

(i) Co-operative Societies registered under the Kerala Co-operative Societies Act;

- (ii) Small scale industrial units registered with the Industries Development Commissioner; and
  - (iii) Industrial Institutions wherein Government have investments.
- Note (2).—Experience gained as workers on daily wages of a permanent nature shall also be accepted, provided the Service is continuous and not of a casual nature."*

By order of the Governor,.

C. K. K. PANICKER,  
*Special Secretary to Government.*

### **Explanatory Note**

(This does not form part of the notification, but is intended only to indicate the general purport).

The Public Service Commission, has been holding the view that "Experience" prescribed as qualification for posts in addition to basic academic or other qualifications should be one acquired after acquisition of the basic academic or other qualifications and that experience before the acquisition of such qualifications need not be reckoned. The High Court in an O. P. held that the above stand of the Public Service Commission cannot be accepted since the special rules or orders prescribing experience as qualification do not contain any specific provision that the experience acquired after the acquisition of the academic or other qualification alone will be accepted. Having examined the observation of the High Court, Government propose to incorporate specific provision in respect of categories of posts for which "experience" has been prescribed as a qualification for direct recruitment in the different branches of the Kerala Engineering Service by suitably amending the concerned Special Rules. The above notification is intended to achieve this object.

To

The Chief Engineer (General) Trivandrum  
The Secretary, Kerala Public Service Commission  
Trivandrum (With C.L.)  
The General Admn. (Rules) vide their U. O. No. 114417/Rules-1/  
82/GAD dated 7-12-1982  
The General Admn. (Services) Department vide their  
U.O.No. 18132/SG2/80/GAD dated 5-3-1980.  
The Law Department—vide their U.O. No. 6850/Leg.B2/80/Law  
dated 27-6-1980.  
The General Admn. (S.C.) Department—vide item No. 787.  
The Public Works (A) Department.



**GOVERNMENT OF KERALA**

**Abstract**

**PUBLIC SERVICES—THE KERALA ENGINEERING SUBORDINATE SERVICE  
(ELECTRICAL BRANCH)—SPECIAL RULES—AMENDMENT ISSUED.**

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**PUBLIC WORKS (K) DEPARTMENT**

**G.O.(P) No. 45/83/PW.**

**Dated, Trivandrum, 26th March 1983.**

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**NOTIFICATION**

**S.R.O. No. 639/83.**—In exercise of the powers conferred by sub-section (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968), read with section 3 thereof, the Government of Kerala hereby make the following rules further to amend the Special Rules in respect of the members of the Electrical Branch of the Kerala Engineering Subordinate Service published under Notification No. G.O. (MS) 330/65/PW dated the 29th November, 1965 in Para I of the Kerala Gazette No. 48 dated the 14th December, 1965, namely:—

**RULES**

1 *Short title and commencement.*—(a) These rules may be called the Special Rules in respect of the members of the Electrical Branch of the Kerala Engineering Subordinate Service (Amendment) Rules, 1983.

(b) They shall come into force at once.

2. *Amendment to the Special Rules.*—In the Special Rules in respect of the members of Electrical Branch of the Kerala Engineering Subordinate Service after clause (B) of rule 3, the following clauses shall be inserted, namely:—

“(c) Experience prescribed for direct recruitment shall be cue acquired after obtaining the basic academic or other qualifications. Practical experience gained by holding temporary or regular appointments in Government Service as well as in public or registered Private Sector undertakings shall alone be accepted as experience for the purpose of direct recruitment.

*Note (1):*—Temporary or regular appointment in registered private sector undertaking shall mean temporary or permanent appointment in—

(i) Co-operative Societies registered under the Kerala Co-operative Societies Act;

(ii) Small scale industrial units registered with the Industries Development Commissioner; and

(iii) Industrial Institutions wherein Government have investments.

*Note* (2):—Experience gained as workers on; daily wages of a permanent nature shall also be accepted; provided the service is continuous and not of a casual nature”.

By order of the Governor,

G.K.K. PANICKER,

*Special Secretary to Government.*

### **Explanatory Note**

(This does not form part of the notification, but is intended only to indicate the general purport).

The public Service Commission, has been holding the view that “experience” prescribed as qualification for posts in addition to basic academic or other qualifications should be one acquired after acquisition of the basic academic or other qualifications and that experience before the acquisition of such qualifications need not be reckoned. The High Court in an O.P. held that the above stand of the Public Service Commission cannot be accepted since the Special Rules or orders prescribing experience as qualification do not contain any specific provision that the experience acquired after the acquisition of the academic or other qualification alone will be accepted. Having examined the observation of the High Court, Government propose to incorporate specific provision in respect of categories of posts for which “Experience” has been prescribed as a qualification for direct recruitment in the different branches of the Kerala Engineering Service by suitably amending the concerned Special Rules. The above notification is intended to achieve this object.

To

The Chief Engineer (General), Trivandrum  
The Secretary, Kerala Public Service Commission,  
Trivandrum

(With G.L.)

The General Admn. (Rules) vide their

U.O.No. 114417/Rules-1/82/GAD dated 7-12-1982.

The General Admn. (Services) Department vide their

U.O. No. 18132/SG2/80/GAD dated 5-3-1980.

The Law Department—Vide their U.O. No. 6850/Leg. B2/80/Law dated 27-6-1980.

The General Admn. (S.G.) Department—Vide item No. 787.

The Public Works (A) Department.



GOVERNMENT OF KERALA

Abstract

PUBLIC SERVICES—THE KERALA ENGINEERING SERVICE (RADIO AND ELECTRICAL BRANCHES)—SPECIAL RULES—AMENDMENT—ISSUED.

PUBLIC WORKS (K) DEPARTMENT

G. O. (P) No. 46/83/PW.

Dated, Trivandrum, 26th March 1983.

NOTIFICATION

**S.R.O. No. 640/83.**—In exercise of the powers conferred by sub-section (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968), read with section 3 thereof, the Government of Kerala hereby make the following rules further to amend the Special Rules in respect of the Kerala Engineering Service (Radio and Electrical Branches) published under Notification G.O. (MS) No. 25/67/PW dated the 3rd February, 1967 in Part I of the Kerala Gazette No. 7 dated the 21st February, 1967, namely:—

RULES

1. *Short title and commencement.*—(a) These rules may be called the Special Rules in respect of the Kerala Engineering Service (Radio and Electrical Branches) (Amendment) Rules, 1983.

(b) They shall come in to force at once.

2. *Amendment to the Special Rules.*—In the Special Rules in respect of the Kerala Engineering Service (Radio and Electrical Branch) in Part II, under the heading “Branch I Radio,” rule 3 shall be renumbered as sub-rule (a) of that rule and after sub-rule (a) as so renumbered, the following sub-rule shall be inserted, namely:—

“(c) Experience prescribed for direct recruitment shall be one acquired after obtaining the basic academic or other qualifications. Practical experience gained by holding temporary or regular appointments in Government Service as well as in Public or registered Private Sector undertakings shall alone be accepted as experience for the purpose of direct recruitment.

*Note.*—(1) Temporary or regular appointment in registered private sector undertaking shall mean temporary or permanent appointment in—

(i) Co-operative Societies registered under the Kerala Co-operative Societies Act:



- (ii) Small Scale Industrial units registered with the Industries Development Commissioner ; and
  - (iii) Industrial Institutions wherein Government have investments.
- Note (2).—Experience gained as workers on daily wages of a permanent nature shall also be accepted, provided the Service is continuous and not of a casual nature."

By order of the Governor,  
G. K. K. PANICKER,  
Special Secretary to Government.

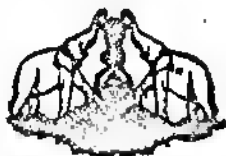
### Explanatory Note

(This does not form part of the notification, but is intended only to indicate the general purport.)

The Public Service Commission, has been holding the view that "experience" prescribed as qualification for posts in addition to basic academic or other qualifications should be one acquired after acquisition of the basic academic or other qualifications and that experience before the acquisition of such qualifications need not be reckoned. The High Court in an O.P. held that the above stand of the Public Service Commission cannot be accepted since the special rules or orders prescribing experience as qualification do not contain any specific provision that the experience acquired after the acquisition of the academic or other qualification alone will be accepted. Having examined the observation of the High Court, Government propose to incorporate specific provision in respect of categories of post for which "experience" has been prescribed as a qualification for direct recruitment in the different branches of the Kerala Engineering Service by suitably amending the concerned Special Rules. The above notification is intended to achieve this object.

To

The Chief Engineer (General), Trivandrum,  
The Secretary, Kerala Public Service Commission,  
Trivandrum (with G. L.)  
The General Admn. Dept. (Rules) vide—their  
U.O. No. 114417/Rules-1/82/GAD dated 7-12-1982.  
The General Admn. (Services) Dept. vide their  
U.O. No. 18132/SG2/80/GAD dated 5-3-1980  
The Law Department vide their U.O.  
No. 6850/Leg.B2/80/Law dated 27-6-1980  
The General Admn. (S.C.) Dept. vide item No. 787.  
The Public Works (A) Department.



GOVERNMENT OF KERALA

Health (D) Department

NOTIFICATION

G. O. (P) No. 30/83/HD.

Dated, Trivandrum, 8th February 1983.

**S. R. O. No. 641/83.**—In exercise of the powers conferred by sub-section (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968) and in supersession of all the existing rules and orders on the subject, the Government of Kerala hereby make the following Special Rules for the posts in the Post Graduate Centre (Ayurveda). Ayurveda College, Trivandrum, namely:—

RULES

1. *Short title and commencement.*—(1) These rules may be called the Special Rules for the posts in the Post Graduate Centre (Ayurveda), Ayurveda College, Trivandrum, 1983.

(2) They shall come into force at once.

2. *Constitution.*—The service shall consist of the following categories of Officers, namely:—

Category 1. Professor

Category 2. Reader

Category 3. Senior Lecturer

Category 4. Clinical Registrar

Category 5. (a) Technician (Netra)

(h) Technician (Laboratory)

(c) Technician (X-Ray)

(d) Technician (Electrical)

(e) Technician (Pharmacy, for the preparation of Bhasmas and Sindooras)

(f) Technician (Pharmacy, for preparation of other Medicines).

Category 6. Panchakarma Assistant

Category 7. (a) Technical Assistant (Visha)

(b) Technical Assistant (Marma)

(c) Technical Assistant (X-Ray)

(d) Technical Assistant.

3. *Method of Appointment.*—(a) Appointment to the several categories shall be made as follows:—

<i>Category</i>	<i>Method of appointment</i>
(1)	(2)
1. Professor	1. By promotion of qualified person in category 2. 2. In the absence of qualified person under item 1 above, by direct recruitment.
2. Reader	1. By promotion of qualified person in category 3. 2. In the absence of qualified person under item 1 above, by direct recruitment.
3. Senior Lecturer	1. By promotion of qualified person in category 4. 2. In the absence of qualified person under item 1 above, by transfer of qualified persons in the category of lecturers in the Kerala Health Services (Indigenous Medicine) Branch. 3. In the absence of qualified persons under items 1 and 2 above, by direct recruitment.
4. Clinical Registrar	1. By transfer of qualified persons in the category of Tutors in the Kerala Indigenous Medicine Subordinate Service. 2. In the absence of qualified persons under item 1 above, by direct recruitment.
5. (a) Technician (Netra) (b) Technician (Laboratory)	1. By direct recruitment. 1. By transfer of qualified persons in the category of Laboratory Assistants in the Kerala Indigenous Medicine Subordinate Service. 2. In the absence of qualified persons under item 1 above, by direct recruitment.
(c) Technician (X-Ray)	1. By promotion from the post of Technical Assistant (X-Ray). 2. In the absence of qualified persons under item 1 above, by direct recruitment.
(d) Technician (Electrical)	By direct recruitment.

(1)	(2)
(e) Technician (Pharmacy, . . . for the preparation of Bhasmas and Sindooras)	By direct recruitment.
(f) Technician (Pharmacy, . . . for preparation of other medicines)	By direct recruitment.
6. Panchakarma Assistant . . .	By direct recruitment.
7. (a) Technical Assistant . . . (Visha)	By direct recruitment.
(b) Technical Assistant . . . (Marma)	By direct recruitment.
(c) Technical Assistant . . . (X-Ray)	By direct recruitment.
(d) Technical Assistant . . .	By direct recruitment.

(b) Appointment to categories 1, 2 and 3 shall be made from select lists of eligible officers prepared on the basis of merit and ability, seniority being considered only where merit and ability are approximately equal. Persons included in a select list shall be ranked in the order of their seniority in the lower category or grade.

4. *Appointing authority.*—The appointing authority in respect of categories 1, 2 and 3 shall be the Government and in respect of the remaining categories shall be the Administrative Head of the Post Graduate Centre (Ayurveda), Trivandrum.

5. *Reservation of appointments.*—The rules of reservation of appointments (General Rules 14-17) as amended from time to time shall apply to appointments by direct recruitment.

6. *Qualifications regarding age.*—No person shall be eligible for appointment by direct recruitment to the category specified in column (1) of the Table below if he has not completed or will not complete 20 years of age, or if he has completed or will complete the age specified in the corresponding entry in column (2) thereof, on the first day of January of the year in which applications for appointment are invited:—

TABLE

Category	Age
(1)	(2)
1. Professor . . .	50 years
2. Reader . . .	50 years
3. Senior Lecturer . . .	40 years
4. Clinical Registrar . . .	35 years

(1)	(2)
5. (a) Technician (Netra) (b) Technician (Laboratory) (c) Technician (X-Ray) (d) Technician (Electrical) (e) Technician (Pharmacy, for the preparation of Bhasmas and Sindooras) (f) Technician (Pharmacy, for preparation of other medicines).	.. 35 years .. 35 years .. 35 years .. 35 years .. 35 years .. 35 years
6 Panchakarma Assistant	.. 35 years
7. (a) Technical Assistant (Visha) (b) Technical Assistant (Marma) (c) Technical Assistant (X-Ray) (d) Technical Assistant	.. 35 years .. 35 years .. 35 years .. 35 years

7. *Other Qualifications.*—(a) No person shall be eligible for appointment to the categories specified in column (1) of the table below unless he possesses the qualifications specified in the corresponding entry in column (2) thereof

TABLE

Category	Qualifications
(1)	(2)
1. Professor	1. A first or second class degree in Ayurveda of any recognised University 2. A Post Graduate Degree in Ayurveda in the concerned subject of any recognised University. 3. Seven years' teaching experience as Reader in Ayurveda College or a Post Graduate Institution affiliated to any recognised University.
2. Reader	<i>Desirable.</i> —Published Research papers and experience in guiding Research work. 1. A first or second class degree in Ayurveda of any recognised University.

(1)

(2)

## 3. Senior Lecturer

2. A Post Graduate Degree in Ayurveda in the concerned subject of any recognised University.
3. Five years' teaching experience as Senior Lecturer in an Ayurveda College or a Post Graduate Institution affiliated to any recognised University.

*Desirable.* — Published Research papers or experience in guiding Research work.

## 4. Clinical Registrar

1. A first or second class degree in Ayurveda of any recognised University.
2. A Post Graduate Degree in Ayurveda in the concerned subject of any recognised University.
3. Three years' teaching experience as Lecturer in an Ayurveda College or a Post Graduate Institution affiliated to any recognised University.

1st or 2nd class Degree in Ayurveda of any recognised University.

## 5. (a) Technician (Netra)

1. A pass in Pre Degree/Pre-University or Intermediate Examination or any other qualification recognised by Government as equivalent thereto.
2. Two years' Diploma in Optometry/ Refraction.

## (b) Technician (Laboratory)

1. Pass in the Pre Degree/Pre-University or Intermediate Examination or any other qualification recognised by the Government as equivalent thereto.

(1)	(2)
(c) Technician (X-Ray)	<p>2. Pass in the Laboratory Technicians Course (Medical Laboratory Technology) conducted by the Medical Colleges in Kerala or any other qualification recognised by Government as equivalent thereto.</p> <p>3. Five years' experience as Laboratory Technician.</p> <p><i>Note:—</i>The experience should be one acquired from any Medical College Hospital or any other Hospitals under the Health Services Department or from other recognised Medical Institution.</p> <p><i>General.</i>—Pass in S.S.L.C. or its equivalent.</p> <p><i>Technical.</i>—Pass in the Certified Radiological Assistants Course conducted in the Medical College, Trivandrum.</p> <p>or</p> <p>Successful completion of the Radiological, Assistants Course of the Bernard Institute of Radiology, Medical College, Madras.</p> <p>or</p> <p>Any other qualifications recognised by Government as equivalent thereto.</p>
(d) Technician (Electrical)	<p>1. Pass in S.S.L.C. or its equivalent qualification.</p> <p>2. National Trade Certificate in the trade of Electrician or equivalent qualification.</p>
(e) Technician (Pharmacy- for the preparation of Bhasmas and Sindooras)-	<p>1. Pass in S.S.L.C. or its equivalent qualification.</p> <p>2. Diploma in Ayurveda.</p>

(1)	(2)
	<p>3. Three years' experience in the preparation of Medicines especially Bhasmas and Sindooras acquired from any Ayurveda Collegiate Pharmacy or other Pharmacies recognised by Government.</p>
	<p><i>Note</i> :—If candidates with item 3 of the above qualifications are not available for recruitment, candidates possessing the qualifications under items 1 and 2 above will be selected and given training for a period of one year in the preparation of Bhasmas and Sindooras in any Ayurveda Collegiate Pharmacy or other Pharmacies recognised by Government where Bhasmas and Sindooras are prepared.</p>
<p>(f) Technician (Pharmacy— for the preparation of other medicines)</p>	<p>1. B. Sc.- Chemistry</p> <p>2. Five years' experience in analysing Ayurvedic raw materials and finished products in any Chemical or Analytical Laboratory run by a State or Central Government or Quasi-Government Organisation or Public Sector Undertaking.</p>
<p>6. Panchakarma Assistant</p>	<p>1. Pass in S. S. L. C. or its equivalent qualification.</p> <p>2. Diploma in Ayurveda</p> <p>3. Experience in the Panchakarma treatment for three years and other Kerala speciality acquired from any Ayurveda Collegiate Hospital or other Hospitals recognised by Government where a separate Panchakarma Department or Section is functioning.</p>
<p>7. (a) Technical Assistant (Visha)</p>	<p>1. Pass in S. S. L. C. or its equivalent qualification.</p>



(1)	(2)
(b) Technical Assistant (Marma)	<p>2. Five years' experience in handling poisonous and non-poisonous animals acquired from any Animal house attached to Medical Colleges, Ayurveda Colleges or other Institutions recognised by Government.</p> <p>1. Pass in S.S.L.C. or its equivalent qualification.</p> <p>2. Five years' experience in handling Marma cases acquired from any Ayurveda College Hospital or other Government Hospitals where Marma Section is functioning.</p>
(c) Technical Assistant (X-ray)	<p><i>Essential—</i></p> <p>1. Pass in S. S. L. C. or its equivalent qualification.</p> <p>2. Certified Radiological Assistants Course conducted by the Medical College Trivandrum or any other qualification recognised by Government as equivalent thereto.</p> <p>3. Three years' experience as Radiographer from any Medical College Hospital, District Hospital or Medical Institution recognised by Government.</p>
(d) Technical Assistant	<p><i>Desirable—</i></p> <p>Proficiency in Photography</p> <p>1. Pass in S.S.L.C. or its equivalent qualification.</p> <p>2. Five years' experience in the manufacturing of Ayurveda Medicines acquired from any Ayurveda Pharmacy recognised by Government.</p>

(b) The experience prescribed for direct recruitment to the various categories shall be one gained after acquiring the basic academic qualification fixed for the respective categories.

8. *Probation* :—Every person appointed to a category shall from the date on which he joins duty be on probation—

(a) if recruited direct or by transfer, for a total period of two years on duty within a continuous period of three years; and

(b) if appointed by promotion, for a total period of one year on duty within a continuous period of two years.

By order of the Governor,  
C. RAMACHANDRAN,  
*Secretary to Government.*

### **Explanatory Note**

(This does not form part of the notification, but is intended to indicate its general purport).

There is a Post Graduate Centre attached to Ayurveda College, Trivandrum. It is proposed to prescribe qualification, method of appointment etc. to various posts in the Post Graduate Centre as indicated in the notification. The Notification is intended to achieve this object.

To

The Professor-cum-Project Officer, Post Graduate Centre in Ayurveda,  
Ayurveda College, Trivandrum  
The Principal, Ayurveda College, Trivandrum  
The Principal, Ayurveda College, Trippunithura  
The Director, Indian Systems of Medicine Trivandrum.  
The Secretary, Kerala Public Service Commission,  
Trivandrum (with C.L.)  
The Accountant General, Kerala, Trivandrum  
The General Admn. (S.C.) Department — Vide proceedings dated  
27-1-1983 of the Council of Ministers on item No. 667  
The General Admn. (Rules) Department  
The General Admn. (Services B) Department  
The Private Secretary to Minister of Health

**GOVERNMENT OF KERALA**

**Revenue (B) Department**

**DECLARATION**

No. 2217/B1/83/RD.

*Dated, Trivandrum, 26th February 1983.*

**S.R.O. No. 643/83.**—Whereas in exercise of the powers conferred by clause (1) of Article 258 of the Constitution of India the President has in Notification No. 2/4/63/Judl./II dated the 31st May, 1963 entrusted the Government of Kerala, with their consent, the functions of the Central Government under the Kerala Land Acquisition Act, 1961 (2) of 1962) in relation to the acquisition of lands for the purpose of the Union in the State of Kerala;

And whereas, under subsection (1) of section 3 of the Kerala Land Acquisition Act, 1961 (21 of 1962), Notification No. 81700/B1/81/RD dated the 27th February, 1982 in respect of the lands specified in the schedule below has been published as S. R. O. No. 462/82 in Part I of the Kerala Gazette No. 14 dated the 6th April, 1982;

And whereas under subsection (4) of section 19 of the said Act the Government of Kerala have directed that in view of the urgency of the case the provisions of section 5 of the Act shall not apply to the lands specified in the schedule below;

And whereas, the Government of Kerala are satisfied that the said lands have to be acquired for a public purpose;

Now, therefore, the Government of Kerala hereby declare under section 6 of the said Act that the lands specified in the Schedule below and measuring 4.6699 Hectares be the same a little more or less, are needed for a public purpose, to wit for expansion of classified Defence Project for Indian Navy and under section 7 of the said Act direct the Special Tahsildar (Land Acquisition), Greater Kochin Development Authority, Gochin-20 to take order for the acquisition of the lands. Further, under subsection (1) of section 19 of the said Act the Government direct that the Collector may take possession of the lands on the expiry of fifteen days from the date of publication of the notice mentioned in subsection (1) of section 9 of the said Act.

A plan of the lands is kept in the Office of the Special Tahsildar (Land Acquisition), Greater Kochin Development Authority, Gochin-20 and may be inspected at any time during office hours.

## SCHEDULE

District—Ernakulam

Taluk—Cochin

Village—Port-Cochin

(The extent given is approximate)

Sl. No.	Survey No.	Description	Extent (Hectares)
1	863	Dry	0.5949
2	864	do.	0.0688
3	865	do.	0.1335
4	866	do.	0.0081
5	868	do.	0.1376
6	869	do.	0.0688
7	870	do.	0.0688
8	871/2	do.	0.0971
9	871/3	do.	0.1942
10	872/1	do.	0.0849
11	872/2	do.	0.0081
12	873	do.	0.8498
13	874	do.	0.9227
14	875	do.	0.8984
15	876/1	do.	0.3318
16	876/2	do.	0.1619
17	894/3	do.	0.0405
Total			4.6699

## Explanatory Note

(This is not part of the notification, but is intended to bring out the general purport.)

The President of India has in Notification No. 2/4/63/Judl. II dated 31-5-1963 entrusted the Government of Kerala with their consent the powers to acquire lands for the use of the Central Government in the State and it appears to the State Government that the lands mentioned in the schedule above are needed for a public purpose viz. for the expansion of classified Defence Project for Indian Navy.

The declaration is intended for the above purpose.

എസ്. ആർ. ഒ. നമ്പർ 643/83.—ഇൻഡ്യൻ മരണഘടനയുടെ 258-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡംകൾ നൽകപ്പെട്ട അധികാരങ്ങൾ പിനിയോ ഗിച്ച് രാഷ്ട്രപതി 31-5-1963-ലെ 2-4-1963/ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനപ്രകാരം കേരള സംസ്ഥാനത്ത് യൂണിയന്റെ ആവശ്യത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നത് സംബന്ധിച്ച് 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21) അനുസരിച്ച് കേന്ദ്ര സർക്കാരിന്റെ ചുമതലകൾ കേരള സർക്കാരിനെ അവരുടെ സമ്മതത്തോടുകൂടി. മരമേൽപ്പിച്ചിരിക്കുന്നതിനാലും ;

1961-ലെ കേരള സാമ്പത്തികവകുപ്പ് ആക്ട് (1962-ലെ 21) 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പിന് പ്രകാരം താഴെ പട്ടികയിൽ വിവരിച്ചിട്ടുള്ള ഭൂമിയെ സംബന്ധിച്ച 1982 ഫെബ്രുവരി 27-ാം തീയതിയിലെ 81700/ബി1/81/ആർ. ഡി. എന്ന നമ്പർ വിജ്ഞാപനം 1982 ഏപ്രിൽ 6-ാം തീയതിയിലെ 14-ാം നമ്പർ കേരള ഗസറ്റിൽ 1-ാം ഭാഗത്ത് എസ്. ആർ. ഒ. 462/82 എന്ന നമ്പരിൽ പ്രസിദ്ധീകരിച്ചിട്ടുള്ളതിനാലും :

പ്രസ്തുത ആക്ട് 19-ാം വകുപ്പ് (4)-ാം ഉപവകുപ്പിന് പ്രകാരം, സംഗതിയുടെ അടിസ്ഥാനപ്രകാരം പരിഗണിച്ച് പ്രസ്തുത ആക്ട് 5-ാം വകുപ്പിലെ വ്യവസ്ഥകൾ താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമിക്കു ബാധകമാകുന്നതല്ലെന്ന് കേരള സർക്കാർ നിർദ്ദേശിച്ചിരിക്കുന്നതിനാലും ;

പ്രസ്തുത ഭൂമി ഒരു പൊതു ആവശ്യത്തിന് വിലയ്ക്കെടുക്കേണ്ടതാണെന്ന് കേരള സർക്കാരിന് ബോധ്യപ്പെട്ടിരിക്കുന്നതിനാലും ;

ഇപ്പോൾ, അതിനാൽ, കേരള സർക്കാർ പ്രസ്തുത ആക്ട്, 6-ാം വകുപ്പിന് പ്രകാരം താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ളതും 4.6699 ഹെക്ടർ വിസ്തീർണ്ണമോ അതിൽ അൾപ്പംകൂടുതലോ കുറവോ വരുന്നതുമായ ഭൂമി ഒരു പൊതു ആവശ്യത്തിന്, അതായത് ഇൻഡ്യൻ നേവിയുടെ ക്വാർട്ടേഴ്സ് ഫൈഡ് ഡിഫൻസ് പ്രോജക്റ്റിന്റെ വികസനത്തിന് ആവശ്യമുണ്ടെന്ന് ഇതിനാൽ പ്രഖ്യാപിക്കുകയും, പ്രസ്തുത ആക്ട് 7-ാം വകുപ്പിന് പ്രകാരം പ്രസ്തുത ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുള്ള ഉത്തരവ് വാങ്ങാൻ കൊച്ചി 20-ലെ ഗ്രേറ്റർ കൊച്ചിൻ ഡവലപ്പ്മെന്റ് അതോറിറ്റി സ്ഥാപനം തഹസീൽദാറോട് (സാമ്പത്തികവകുപ്പ്) നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു. മാത്രമല്ല പ്രസ്തുത ആക്ട് 9-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പിൽ പറഞ്ഞിട്ടുള്ള നോട്ടീസ് പ്രസിദ്ധപ്പെടുത്തുന്ന തീയതി മുതൽ പതിനഞ്ചു ദിവസം കഴിയുമ്പോൾ കളക്ടർക്ക് പ്രസ്തുത ഭൂമി കൈവശപ്പെടുത്താവുന്നതാണെന്നും പ്രസ്തുത ആക്ട് 19-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പിന് പ്രകാരം സർക്കാർ നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു.

പ്രസ്തുത സാമ്പത്തികവകുപ്പിന്റെ ഒരു ഷാൻ കൊച്ചി-20-ലെ ഗ്രേറ്റർ കൊച്ചിൻ ഡവലപ്പ്മെന്റ് അതോറിറ്റി സ്ഥാപനം തഹസീൽദാറോട് (സാമ്പത്തികവകുപ്പ്) ആഫീസിൽ സൂക്ഷിച്ചിട്ടുള്ളതും ആഫീസ് സമയത്ത് എപ്പോൾ വേണമെങ്കിലും അത് പരിശോധിക്കാവുന്നതുമാണ്.

#### പട്ടിക

ജില്ല-എറണാകുളം.

താലൂക്ക്-കൊച്ചി.

വില്ലേജ്-ഫോർട്ട് കൊച്ചി.

സുമാർ വിസ്തീർണ്ണമാണ് നൽകിയിരിക്കുന്നത്)

ക്രമനമ്പർ

സർവ്വേ നമ്പർ

വിവരണം

വിസ്തീർണ്ണം  
(ഹെക്ടറിൽ)

(1)	(2)	(3)	(4)
1	863	പുരയിടം	0.5949
2	864	"	0.0683
3	865	"	0.1335
4	866	"	0.0081
5	868	"	0.1376
6	869	"	0.0583
7	870	"	0.0688
8	871/2	"	0.0971

(1)	(2)	(3)	(4)
9	871/3	പുരയിടം	0.1942
10	872/1	"	0.0849
11	872/2	"	0.0081
12	873	"	0.8498
13	874	"	0.9227
14	875	"	0.8984
15	876/1	"	0.3318
16	876/2	"	0.1619
17	894/3	"	0.0405
ആകെ			4.6699

### വിശദീകരണക്കുറിപ്പ്

(ഈ വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല. എന്നാൽ പൊതു ഉദ്ദേശം വെളിപ്പെടുത്തുന്നതിന് ഉദ്ദേശിച്ചുകൊണ്ടുള്ളതാണ്.)

രാഷ്ട്രപതി 31-5-1963-ലെ 2/4/1963/ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനംമൂലം ഈ സംസ്ഥാനത്ത് കേന്ദ്ര സർക്കാരിന്റെ ഉപയോഗത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുള്ള അധികാരം കേരള സർക്കാരിനെ അവരുടെ സമ്മതത്തോടുകൂടി ഭാരമേൽപ്പിച്ചിട്ടുള്ളതും മുകളിൽ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമി ഈ പൊതുആവശ്യത്തിന്, അതായത് ഇൻഡ്യൻ നേവിക്ക് വേണ്ടിയുള്ള ക്വാസിഫൈഡ് ഡിഫൻസ് പ്രോജക്ടിന്റെ വികസനത്തിന് ആവശ്യമാണെന്ന് സംസ്ഥാന സർക്കാരിന് ബോധ്യപ്പെട്ടിട്ടുള്ളതുകൊണ്ടു്.

മേൽപ്പറഞ്ഞ ആവശ്യത്തിനുവേണ്ടിയുള്ളതാണ് ഈ പ്രഖ്യാപനം.

By order of the Governor,

K. NARAYANAN,

Deputy Secretary to Government.

GOVERNMENT OF KERALA

Labour (B) Department

NOTIFICATION

No. G O. (Rt) 449/83/LBR.

*Dated, Trivandrum, 25th April 1983.*

**S.R.O. No. 644/83.**—In exercise of the powers conferred by sub-section (1) of section 22 of the Kerala Labour Welfare Fund Act, 1975 (11 of 1977), read with rule 16 of the Kerala Labour Welfare Fund Rules, 1977, and in supersession of Notification G O. (Rt.) No. 547/82/LBR dated the 18th May, 1982, published as S.R.O. No. 741/82 in Part I of the Kerala Gazette No. 24 dated the 15th June, 1982, the Government of Kerala hereby appoint Sri C. Thampan, Joint Labour Commissioner, to be the Labour Welfare Fund Commissioner.

By order of the Governor,

V. KRISHNAMURTHY,

*Secretary to Government.*

**Explanatory Note**

(This does not form part of the notification, but is intended to indicate its general purport.)

Shri V.S. Bharathan, Additional Secretary, Labour Department who was in full additional charge of the post of Labour Welfare Fund Commissioner has been appointed as Private Secretary to Minister (Home). Then Shri P. Reghunathan has been ordered to take full additional charge of the post of Labour Welfare Fund Commissioner and he took charge of the post of Labour Welfare Fund Commissioner and he took charge as such. Subsequently, Shri C. Thampan, Joint Labour Commissioner has been appointe as Labour Welfare Fund Commissioner in the place of Shri. P. Reghunathan. The appointment has to be notified in the Gazette as per the provisions contained in section 22 the Kerala Labour Welfare Fund Act, 1975. The notification is intended to achieve this purpose.



GOVERNMENT OF KERALA

Abstract

RULES — KERALA SERVICE RULES — RECOVERY OF LEAVE SALARY  
AND PENSION CONTRIBUTION FROM GOVERNMENT SERVANTS  
ON DEPUTATION TO GOVERNMENT OWNED OR  
CONTROLLED UNDERTAKINGS —  
RULE 146 PART-I —  
AMENDED

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FINANCE (RULES) DEPARTMENT

G. O. (P) No. 169/83/Fin.

Dated, Trivandrum, 6th April 1983

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Read:—1. G.O. (P) 30/82/Fin. dated 21-1-1982.

2. Letter No. Co.ord. II/10-56/94/953 dated 12-8-1982 from the  
Accountant General, Kerala, Trivandrum.

NOTIFICATION

**S. R. O. No. 645.83.** —in exercise of the powers conferred by subsection (1) of section 2 of the Kerala Public Services Act, 1968 (19 of 1968), read with section 3 thereof, the Government of Kerala hereby make the following rules further to amend the Kerala Service Rules, namely:—

Rules

G. S. No 421/83

1. *Short title and commencement.*—(1) These rules may be called the Kerala Service (Amendment) Rules, 1983.

(2) They shall be deemed to have come into force with effect from the 1st April, 1982.

2: *Amendment of the rule.*—In Part I of the Kerala Service Rules, in rule 146, the following *Note* shall be inserted, namely:—

“*Note:*—Leave salary contribution will not be realised in respect of Government officers serving on deputation on foreign service terms, in undertakings which are owned or controlled by the



State Government. If the officer avails of leave while on such foreign service, the full expenditure should be borne by the concerned foreign employer and if the officer avail of leave after return from the foreign service, the expenditure should be borne by the Government".

By order of the Governor,  
P.G. JOSEPH,  
*Additional Secretary to Government.*

### **Explanatory Note**

(This does not form part of the notification, but is intended to indicate its general purport).

In C.O. (P) 30/32/Fin. dated 21-1-1982, it has been ordered that the system of recovery of Leave salary contribution in respect of Government officers serving on deputation on foreign service terms in undertakings which are owned or controlled by the State Government will be dispensed with. This amendment is intended to incorporate the contents of the C.O. in the Kerala Service Rules.

**To**

The Accountant General, Kerala, Trivandrum  
All Heads of Departments and Offices  
All Departments (all Sections) of the Secretariat.  
The Director of Public Relations  
The Secretary, Kerala Public Service Commission (with C L)  
The Registrars, University of Kerala/Cochin/Caticut  
The Registrar, Kerala Agricultural University, Trichur     "  
The General Manager, Kerala State Road Transport Corporation, Trivandrum     "  
The Secretary, Kerala State Electricity Board, Trivandrum     "  
The Registrar, High Court, of Kerala, Ernakulam     "  
All Special Secretaries, Secretaries, Additional Secretaries, Joint Secretaries, Deputy Secretaries and Under Secretaries to Government.  
The Secretary to the Governor  
The Private Secretaries to the Chief Minister and other Ministers  
The Under Secretary to the Chief Secretary.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 16733/TC2/82/TF & P.

Dated, Trivandrum, 23rd December 1982.

S.R.O. No. 646/83.—Whereas representation has been received by Government from the Stage Carriage Operators specified in the Annexure to this notification, that the vehicle tax for the quarter ended on the 30th September 1982 in respect of the Stage Carriages particulars of which are specified in the said annexure could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of these vehicles may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operators of the said stage carriages could not remit the vehicle tax in respect of the said stage carriages ordinarily kept for use in the State for the quarter ended on the 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriages due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 30th September, 1982 in respect of the said stage carriages;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 30th September, 1982 in respect of the said stage carriages ordinarily kept for use in the State shall be paid on or before the 31st August, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

## ANNEXURE

<i>Sl. No.</i>	<i>Name of the Stage Carriage Operators</i>	<i>Registration No. of the Stage Carriage</i>
(1)	(2)	(3)
1	Smt. A. E. Annam, Union Automobiles, Amballur, Trichur.	KLM 507
2	Proprietor, S. S. Roadways, Talap, Cannanore	KLC 8055, KLN 2055 KLC 6255
3	Shri N. P. V. A. Mohamed, Nellayi House, Perintalmanna, Thazhakode, Malappuram	KLM 267
4	Shri M. V. Jacob, Muthukattil House, Asumannur, Karuppanpady, Ernakulam	KRE 431
5	Shri V. V. Abdul Razak Valiyakath House, Thalikulam Post, Trichur	KRE 9842
6	Shri M. Mohamed Hassan Haji, Malangadan House, Karakunnu Post, (via) Manjeri	KRE 6607
7	Shri M. Mohamed, S/o Mohamed Hassan Hajee, Malangadam House, Karakunnu P.O., Manjeri	KLM 2027
8	Sri K. Radhakrishnan, Koiloth Kandiyil House, P.O. Vaikklassery, Badagara-4, Kozhikode	KLN 1308
9	The Managing Partner, Kerala Coir Fibre Industries, Badagara	KLZ 4143
10	Sri M. Kelappan, Kerala Coir Fibre Industries, Badagara	KLZ 5250
11	Sri M. M. Chandran, Mamanda Muthal House, Near Railway Station, Badagara	KLZ 3120

(1)	(2)	(3)
12	Managing Partner, New Kerala Bus Transport, Cannanore	KLC 2874, KLC 3727 KLN 235, KLN 936 KLC 5293, KLN 135 KLN 385, KLN 668
13	Shri S. Joshua, Kallukulam, Ruby Nagar, Changanacherry	KLO 349
14	Shri K. A. Kuriakose, Kadanthottu House, Madappally P.O., Changanacherry	KLK 8854
15	Shri K. Mohamed Ali, Viking Roadways, Tellicherry	KLO 3511
16	Shri K. Hameed, Kurumkalathil House, Vadakumpad, Tellicherry	KLC 8026
17	Shri K. P. Abootty Hajee, Kayanadathu House, Pinarayi P.O.	KLC 8912
18	Shri M. Mohamed Hajee, Madiyaparambath House, Pandakkal P.O., Mahe	KLC 6093
19	Shri M. P. Assainar, Kaidery Parambath House, Nettur, Tellicherry	KLZ 7147
20	Shri M. Syed Alavi, Cheruvannur Transport, Cheruvannur, Feroke	KRE 780
21	Shri M. Abbas, Keloth House, Vadakumpad, Tellicherry	KLG 6832
22	Shri V. Purushothaman, Meppadam House, Valliyaji P.O., Pathayakunnur P.O.	KLZ 1074, KLM 2859
23	Shri C. K. Narayanan, Lakshmi Nivas, P.O. Mambarar, via Tellicherry	KLC 6795

(1)	(2)	(3)
24	Shri O. K. Balakrishnan, Jan Nivas, Muzhappilangad	KLN 1436
25	Smt. P. K. Shantakumari, Goods Shed Road, Tellicherry	KLC 5552, KLN 1800
26	Sri P. Rajan, Pannivil House, Pudupinag, Badagara	KLZ 7681
27	Shri C. P. Abnabacker, Near Town Hall, Tellicherry	KLC 6143, KLZ 561
28	Smt. C. Usha Cholapuram Sadan, Chettameoon, Tellicherry	KLD 7810
29	Smt. V. K. Jayalakshmi, Govindapuram, Chirakkara, Tellicherry	KLH 2451
30	Sri K. C. Mukundan, Dayaroth House, Pathiriyad P.O., Tellicherry	KLK 2360
31	Sri K. Govindan, Kairali Travels, P.O. Mamba, Cannanore	KLC 6492
32	Sri K. K. Ravindran, Kizhakkekoroth House, Main Road, Badagara	KLZ 2546
33	Smt. N. K. Devikutty Amma, Punchiri Motor Service, Badagara	KLZ 1338
34	Sri K. Hameed, Kurumkalathi House, Valakumpad, Tellicherry	KLG 7794
35	Sri K. P. Kumaran, Guruvayoorappan Motor Service, P. O. Poduvacherry, Tellicherry	KLC 5441, KLC 8601

(1)	(2)	(3)
36	Sri K. P. Abooty Hajee, Kayanadath House, P.O. Pinarayi, Tellicherry.	KLC 8912
37	Sri V. M. Anandan, Sharada Nivas, Pinarayi P. O., Tellicherry	KLC. 7237
38	Shri P. K. Kaderkutty, Fathima Manzil, N. P. Road, Iritty, (Via) Tellicherry	KLG. 2615
39	Shri R. Padmanabhan, Teikandiyil House, P. O. Cherikal, Pinarayi, Tellicherry	KLA. 2431
40	Shri K. C. Lakshmanan, Kappanakkettil House, Vadakumpad, Tellicherry	KLZ. 897 KLF. 2951 KLC. 6793
41	Shri K. P. Bhaskaran, Kinarullakandiyil House, Kara St. Kotiyeri, P. O. Paral, Tellicherry	KLN. 8469
42	Shri C. P. Mohamed, Ceeyem House, S. S. Road, Tellicherry	KLN. 8181
43	Managing Partner, Panjami Transports, Tellicherry	KLC. 4655
44	Manager, Cholapuram Road Transport, Tellicherry	KLC. 8793 KLZ. 862
45	Shri M. P. Androo, Jasmine Manzil, Tellicherry	KLC. 8296
46	Shri V. Ashraf, Vadavil House, Temple gate, Tellicherry	KRE. 6149
47	Proprietor, Ranjith Transport, Tellicherry	KLC. 8045

(1)	(2)	(3)
48	Proprietor, Baby Transport, Tellicherry	KLN. 1965 KLN. 8262
49	Proprietor, Balakrishnan Transport, Tellicherry	KLC. 4735 KLC. 4553
50	Prakash Bus Service, Tellicherry, Cannanore	KLN. 1424 KRE. 3690 KLC. 5533 KLC. 4908 KLN. 8255
51	Sri K. Kunhiraman, Swarna Transport, Cannanore	KLC. 4130 KLC. 8278
52	Shri K. N. Kunhi Abdulla, Shakeela Manzil, Cannanore	KLD. 9329
53	Sri P. Bhaskaran, Parembath House, Main Road, Badagara	KRD. 6485
54	Sri T. C. Copinathan Nair, Thuruthy House, Pakkattupady, Edathala P. O., Alwaye	KRE. 6061
55	Sri C. N. Balakrishna Pillai Vijaya Vilas, V. K. Colony P.O., Cochin	KEE. 4381
56	Sri Sreedhara Panicker, C.P.I. Lodge, Trichur	KLH. 1577
57	Sri V. Lekshmana Bhatt, Mani Transports, Koovappadam, Cochin, Ernakulam	KLE. 8885
58	Sri Jayaprakash, Thattaruparambil, North Parur, Ernakulam	KLM. 153
59	Sri V. Prabhakaran, Kaiparambu P. O., Trichur	KLR. 9146

(1)	(2)	(3)
60	Sri V. S. Ramakrishnan, Sreesankara Transport, Kanjany, Trichur	KLR. 7947 KLR. 9331 KLF. 9475
61	Sri P. A. Ali, Pathiyaparambath House, Trichur, Padiyam P.O.	KLH. 1980
62	Sri V. Balakrishnan, Manoj Travels, Near Civil Station, Calicut.	KLD. 6990
63	Sri T. T. Nanu, T.T.K. Motor Service, J. T. Road, Badagara	KLD. 8200
64	Sri Jacob James, Vadakan House, Mundakal P.O., Palai	KLE. 8100
65	Sri P. Surendran, Parrol House, Badagara	KRD. 6633
66	Sri K. C. Abraham, Nambalath, Perungottukara, Trichur	KLF. 9242
67	Sri A. T. Ashraf, Babu Roadways, Cannanore	KLN. 4998
68	Smt. V. K. Lakshmi, Quilon	KLA. 9309
69	Sri P. Balan, Thozhilali Bus Service, Badagara	KRE. 2952
70	Sri K. Raghavan, Kizhakkayil House, Villiappalli P.O., Badagara	KLZ. 4680
71	Sri C. V. John, Chittilappilly House, Chittattukara, Trichur	KLR. 9332
72	Smt. Elizabeth Joshin, Vattakkattuvelyil, Shertallai	KEE. 7403



(1)	(2)	(3)
73	Sri P. A. Meemi, Panayapilly House, Kalamassery, Cochin.	KRE 8027 KLP 5269 KRF 745
74	Sri V. A. Vijayan, Thaniparambil House, Kalavoor, Ernakulam	KLF 9640 KLA 7498 KLF 9362
75	Sri K. V. John, Kakkattu House, Ernakulam.	KRF 8700 KLO 4471 KRE 6417
76	Sri L. A. Joseph, Venthaparambil House, R. C. Road, Cochin.	KEE 1793 KLO 1241 KLE 8501
77	Sri V. Padmanabhan, Vayakkadi House, Pallikunnu, Cannanore.	KLN 379 KLC 6211
78	Sri P. V. Anandan, Preseetha Transport, Adoor, Kadachira, Cannanore.	KLC 7696
79	Sri K. L. Vijayanathan Pillai, Sreekrishna Motors, Punalur.	KLU 1742 KLU 4221 KLF 9051
80	Sri N. T. Baby, Shine Star Motor Service, Perumbavoor, Ernakulam.	KRE 8027
81	Sri K. Krishnan, Sandeep Motors, Santhosh Nivas, Thottadar, Cannanore.	KLC 7462
82	Sri P. K. Narayanan Nambiar, N. G. Brothers Transport, Cannanore.	KLC 8258 KLN 655
83	Sri M. A. Lohithakshan, Manakkalakath House, Choorakkattukara, Puzhakkal, Trichur.	KRR 5743
84	Sri K. M. Thomas, Kuruvathozhe, Kattappana, Idukki.	KLI 1074 KEE 2192

(1)	(2)	(3)
85	Sri P. K. Surenderan, Jyothi Bhavan, Maruthorvattom, Shertallai, Alleppey.	KRR 914
86	Sri V. K. Krishnan, S. N. G. Travel, Baba Nivas, Cannanore.	KLN 106
87	The Secretary, The Cannanore Ex-Servicemen's Transport Co-operative Society Ltd., Cannanore.	KLC 5018 KLC 8308
88	Sri Sankara Pillai, Chitralayam, Peruman, Quilon.	KLZ 4042
89	Sri C. E. Varghese, Chirattankeriyl, Harippadu.	KLY 2293
90	Smt. R. Vijayalakshmi, Hindustan Transport, Kayamkulam.	KLY 6021
91	Smt. K. Ramani, Thoppil Veedu, Kavanadu, Quilon.	KLQ 5667
92	Sri James Varkery, Kaliyel, Vadayarkara, Thalayolaparambu.	KRE 794
93	Sri M. T. Babu, Malayil Thodi House, Kolathara P. O., Calicut.	KRE 2257 KLZ 4077
94	Sri T. O. Kochumman, Thoppil Veedu, Edaman, Punalur P. O., Quilon.	KLU 8065
95	Smt. K. N. Vasanthi, Chandramangalani, Muttappalam, Varkala, Trivandrum.	KRV 4214
96	Sri P. K. Thomas, Santhi Bhavan, Chalalode, Punalur.	KLF 9189

(1)	(2)	(3)
97	Sri K. Vijayan, Kizhakoot House, Panangad,	KLH 1904 KLR 7174 KLH 6070 KLR 6048 KLR 7980 KLR 9385 KLH 7957 KRF 1276 KLR 9276
98	Smt. K. Mythili, Onam Prakash, Cannanore.	KLC 5518
99	Sri Kuhngamma, Janatha Motor Service, Alapadamba Village, P. O. Ettukudukka, Karivelluri, Cannanore.	KLC 4615
100	Sri K. B. Balakrishnan, Malabar Roadways, Perumba, Payyannur P. O.	KLN 7657
101	Sri A. K. Paramu, Ganga Nivas, Kolavanthura, Cochin.	KLP 5389
102	Sri M. Sajceeth, Eachen Veettil Motors, Quilon.	KLQ 4822
103	Sri K. Natarajan, S/o Kadatha, Santha Bhavan, Chelacode, Punalur.	KLO 694
104	Sri M. Najeeb, Eachen Veettil Motors, Quilon.	KLU 9394
105	Smt. M. R. Sarada, Pottakkattu House, Kanayannur, Chottanikara.	KLD 7584
106	Sri K. V. Abraham, Kappalumamkudy House, Neehoor.	KEE 628 KLF 3337
107	Sri L. Narayanan, Kalloothara Veedu, Thekke Muriyil, Kizhakkallada, Quilon.	KLA 4942

(1)	(2)	(3)
108	Smt. E. Laila Beegum, Shaffi Manzil, Kilikolloor, Quilon	KLU 3139
109	Sri A. M. Sainulabdeen Musaliar, Shaffi Manzil, Kilikolloor, Quilon	KLQ 8507, KLQ 3637
110	Sri P. R. Sreekumar, Lakshmi Vilasam, Kizhakkemada, Chengannoor	KLG 3380
111	Sri M. A. Prabhakaran, Peyush Motor Service, Kodungallur, Trichur	KLO 5144
112	Sri K. Mohamed Ishaque, Kunnathodi House, Makkada P.O., Pallipuram, Malappuram	KLM 1461
113	Sri N. Balaram, Ollur House, Nellikode P.O., Calicut	KLZ 996
114	Sri T. L. Joseph, Tharayaparambil, Chullikkal, Cochin-5, Ernakulam	KRE 793
115	Sri P. M. George, Palal House, Pulikkamali, Pangarappally P.O., Ernakulam	KLE 6377
116	Sri P. K. Parameswaran, Kanjangattu House, Alwaye, Ernakulam	KLA 7509
117	Sri K. Sivadasan, Rajendra Bhavan, Punoathala, Quilon	KLQ 4462
118	Sri M. Padmanabhan, Kizhavana Thazham House, P.O. Chevayur, Calicut	KLZ 5091

(1)	(2)	(3)
119	Smt. M. R. Padmini, Valaparambil House, Kanjany P.O., Trichur	KRR 336
120	Sri V. K. Sukumaran, Valaparambil House, Kanjany P. O., Trichur	KRR 2721
121	Sri Kuriyakose, Kallattu Kannimangalam, Trichur	KLZ 5030
122	Managing Partner, M/s. Kerala Motor Service, Koolacherry P.O., Cannanore	KLC 6587
123	Sri V. Lakshmanan, S.S. Road ways, Cannanore	KLC 7106
124	Smt. Mythili, Omprakash Bus Service. Cannanore	KLC 3410
125	Sri P. M. Thahirabi, Karikkulam House, Eriad P.O., Kodungallur.	KLO 3276

By order of the Governor,  
T. SANKARAN,  
*Additional Secretary to Government.*

### Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received certain representations from the Stage Carriage Operators as shown in the annexure requesting extension of time for payment of vehicle tax for the quarter ended 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

**GOVERNMENT OF KERALA**

**Local Administration and Social Welfare (C) Department**

**NOTIFICATION**

**G. O. (Rt.) No. 1277/83/LA&SWD.**      *Dated, Trivandrum, 6th April 1983.*

**S. R. O. No. 653/83.**—In exercise of the powers conferred by sub-section (2) of section 82 of the Kerala Panchayats Act, 1960, (32 of 1960), the Government of Kerala, after consulting the Muliya Panchayat, hereby assume the administration of the lands described in the schedule below, which is vested in the said Panchayat and registered in the Revenue Records as 'River Poramboke'.

**SCHEDULE**

District—Gannanore

Taluk—Kasargod

Village—Muliya

Panchayat—Muliya

*R. S. No.*—1143 (Part)

*Extent*—0.0171 Hectare

*Boundaries*

North—R. S. No 1068/2G and 1143 (Part)

South—R. S. No. 1068.2A and 1143 (Part)

West—R. S. No. 1068/2B

East—R. S. No. 1143 (Part)

**Explanatory Note**

(This is not a part of notification, but is intended to indicate its general purport.)

The land in R. S. No. 1143 Muliya Village, Kasargod Taluk measuring a total extent of 112.60 acres stands registered as "River Poramboke" in the Revenue Records. The land is vested with Muliya Panchayat under section 82 of the Kerala Panchayats Act, 1960 (32 of 1960). A portion of the land is required by Government for the construction of a pump house by the Public Health Engineering Department. Therefore, it has become necessary to assume the administration of an extent of 0.0171 hectare of land in R. S. No. 1143 of Muliya Village from the operation of the Kerala Panchayats Act, 1960. The Muliya Panchayat has been consulted and they have agreed to this. The notification is intended to achieve this object.

എസ്. ആർ. ഒ. നമ്പർ 653/83—1960-ലെ കേരള പഞ്ചായത്ത് ആക്ട് (1950-ലെ 32) 82-ാം വകുപ്പ് (2)-ാം ഉപവകുപ്പുപ്രകാരം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ചു, കേരള സർക്കാർ മുള യാർ പഞ്ചായത്തുമായി ആലോചിച്ചശേഷം താഴെ പട്ടികയിൽ വിവരിച്ചിട്ടുള്ളതും പ്രസ്തുത പഞ്ചായത്തിൽ നിക്ഷിപ്തമായിട്ടുള്ളതും റവന്യൂ രേഖകളിൽ ആറ്റുപുറം പോക്ക് ആയി രജിസ്റ്റർ ചെയ്തിട്ടുള്ളതുമായ സ്ഥലത്തിന്റെ ഭരണം ഇതിനാൽ ഏറ്റെടുക്കുന്നു.

### പട്ടിക

ജില്ല—കണ്ണൂർ

താലൂക്ക്—കാസർഗോട്

വില്ലേജ്—മുളിയാർ

പഞ്ചായത്ത്—മുള യാർ

ആർ. എസ്. നമ്പർ—1143 (ഭാഗം)

വിസ്തീർണ്ണം—0.0171 ഹെക്ടർ

### അതിരുകൾ

വടക്ക്—ആർ. എസ്. നമ്പർ 1068/2 സി യും 1143 (ഭാഗം)

തെക്ക്—ആർ. എസ്. നമ്പർ 1068/2 എ യും 1143 (ഭാഗം)

പടിഞ്ഞാറ്—ആർ. എസ്. നമ്പർ 1068/2 ബി

കിഴക്ക്—ആർ. എസ്. നമ്പർ 1143 ഭാഗം.

### വിശദീകരണക്കുറിപ്പ്

(ഇത് വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല. എന്നാൽ അതിന്റെ പൊതു ഉദ്ദേശം സൂചിപ്പിക്കുന്നതിനുദ്ദേശിച്ചുള്ളതാണ്.)

കാസർഗോട് താലൂക്ക് മുളിയാർ വില്ലേജിൽ ആർ. എസ്. നമ്പർ 1143-ൽ ഉള്ള 112.60 ഏക്കർ അകെ വിസ്തീർണ്ണമുള്ള സ്ഥലം റവന്യൂ രേഖകളിൽ "ആറ്റുപുറം പോക്കായി" രജിസ്റ്റർ ചെയ്തിട്ടുള്ളതാണ്. 1950-ലെ കേരള പഞ്ചായത്ത് ആക്ട് (1950 ലെ 32), 82-ാം വകുപ്പ് പ്രകാരം ആ സ്ഥലം മുളിയാർ പഞ്ചായത്തിൽ നിക്ഷിപ്തമായിരിക്കുന്നു. പബ്ലിക് ഹെൽത്ത് എൻ്റീനിയറിംഗ് വകുപ്പിന് പസ് ഹൗസ് നിർമ്മിക്കുന്നതിന് ഈ സ്ഥലത്തിന്റെ ഒരു ഭാഗം ഗവണ്മെന്റിന് ആവശ്യമുണ്ട്. അതിനാൽ മുളിയാർ വില്ലേജിൽ ആർ. എസ്. നമ്പർ 1143-ൽ 0.0171 ഹെക്ടർ വിസ്തീർണ്ണമുള്ള സ്ഥലത്തിന്റെ ഭരണം 1960-ലെ കേരള പഞ്ചായത്ത് ആക്റ്റിന്റെ പടിയിയിൽ നിന്നും ദ്വിവാക്കി സ്വീകരിക്കുന്നത് ആവശ്യമായി വന്നിരിക്കുന്നു. മുളിയാർ പഞ്ചായത്തുമായി ആലോചിച്ചിട്ടുള്ളതും അവർ ഇതിന് സമ്മതിച്ചിട്ടുള്ളതുകൊണ്ടു. ഈ ലക്ഷ്യം നേടുന്നതിനുദ്ദേശിച്ചുള്ളതാണ് ഈ വിജ്ഞാപനം.

By order of the Governor,  
MARC C. JOHN,  
Deputy Secretary to Government.

**GOVERNMENT OF KERALA**

**Local Administration and Social Welfare (G) Department**

**NOTIFICATION**

G.O. (Ms) No. 18/83/LA&SWD. *Dated, Trivandrum, 18th February 1983.*

**S.R.O. No. 654/83.**—In exercise of the powers conferred by sub-section (1) of section 53(c) of the Town Planning Act, 1103 (IV of 1108), the Government of Kerala hereby appoint Shri D. Ravi, Corporation Commissioner as Secretary to the Greater Cochin Development Authority, Cochin vice Shri K. Joseph Alexander and consequently make the following amendment to their notification No. G.O. (MS) 19/76/LA&SWD dated the 23rd January, 1976, published as S.R.O. No. 124/76 in the Kerala Gazette Extraordinary No. 36 dated the 26th January, 1976 constituting the Greater Cochin Development Authority, namely:—

**AMENDMENT**

In the said Notification, for the entry against the words "Secretary of the Authority", the following entry shall be substituted, namely:—

"Shri D. Ravi".

By order of the Governor,

CHINNAMMA PALEY,

*Deputy Secretary to Government.*

**Explanatory Note**

(This does not form part of the notification but is intended to indicate its general purport.)

By G.O. (Rt.) No. 1797/82/LA&SWD dated 2-6-1982 Government have appointed Shri D. Ravi, Corporation Commissioner as Secretary to the Greater Cochin Development Authority vice Shri K. Joseph Alexander. The appointment has to be notified. This notification is intended to achieve the above purpose.



GOVERNMENT OF KERALA

Labour (B) Department

NOTIFICATION

No. G. O. Rt. 356/83/LBR.

*Dated. Trivandrum, 30th March 1983.*

**S. R. O. No. 655/83.**—Under sub section (1) of section 7 of the Kerala Toddy Workers' Welfare Fund Act, 1969 (22 of 1969), read with sub paragraph (2) of paragraph 25 of the Kerala Toddy Workers' Welfare Fund Scheme, 1969, and in supersession of Notification G. O. Rt. No. 1055/81/LBR dated the 18th August, 1981 published as S. R. O. No. 1131/81 in part I of the Kerala Gazette No. 40 dated the 6th October, 1981, the Government of Kerala hereby appoint the Officers mentioned in column (2) of the Schedule below to be Welfare Fund Inspectors to assist the Chief Welfare Fund Inspector in the discharge of his duties within the local limits specified against each in column (3) thereof, namely:—

SCHEDULE

<i>Sl. No</i>	<i>Name and Designation of the Officer</i>		<i>Local limits</i>
(1)	(2)	(3)	
1	Shri P. Sukumaran Nair, Welfare Fund Inspector	Trivandrum District	
2	" K. Sukumaran Nair,	Quilon	"
3	" A. V. Sanku Achary	Alleppey	"
4	" K. Gopalakrishna Iyer	Alleppey	"
5	" Joseph Job	Kottayam	"
6	" A. Ibrahim	Kottayam	"
7	" M. R. Ramakrishnan Nair	Idukki District and taluks of Muvattupuzha and Kothamangalam in Ernakulam District	
8	" N. K. Sankar	Ernakulam District excluding the taluks of Muvattupuzha and Kothamangalam.	

(1)	(2)	(3)
9	Shri T. Kuttappan	Welfare Fund Inspector Ernakulam District excluding the taluks of Muvattupuzha and Kothamangaiam.
10	,, P. Padmasanan	Trichur District
11	,, V. Appukuttan	Palghat District
12	,, P. I. Mani	Palghat District.
13	,, K. Gopalakrishnan	Malappuram District
14	,, K. Kumaran	Kozhikode District.
13	,, P. K. Kunhikrishnan Nambiar	Cannanore District.
16	,, P. M. Govinda Marar	Cannanore District
17	,, A. V. Moideenkutty	Cannanore District

By order of the Governor,  
V. KRISHNAMURTHY,  
Secretary to Government.

#### Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

The names and the local limits of the Welfare Fund Inspectors appointed in the Kerala Toddy Workers' Welfare Fund Board from time to time under section 7 (1) of the Kerala Toddy Workers' Welfare Fund Act, 1969 (22 of 1969) are to be notified. This notification is intended to achieve the above purpose.

GOVERNMENT OF KERALA

Housing (A) Department

NOTIFICATION

G. O. R.t. No. 31/83/Housing. Dated, Trivandrum, 11th March 1983.

**S. R. O. No. 656/83.**—Under subsection (1) of section 52 of the Kerala Land Acquisition Act, 1961 (21 of 1962), the Government of Kerala hereby withdraw from the acquisition of the lands mentioned in the Schedule given below in respect of which land acquisition proceedings were initiated by the Special Tahsildar (Land Acquisition), Kerala State Housing Board, Trivandrum, by the issue of Notification No. LA2-127/79 dated the 19th March, 1980, under subsection (1) of section 3 thereof, published at pages 1064-1065 of Part III of the Kerala Gazette dated the 27th May, 1980.

SCHEDULE

District—Trivandrum.

Taluk—Chirayinkil.

Village—Chemmaruthi

Sl. No.	Sy. No.	Description	Extent in	
			Acres	Cents
1	4381	Dry	0	98
2	4382	do.	0	98
3	4383	do.	0	96
4	4384	do.	1	07
Total			3	99

Explanatory Note

(This is not part of the notification but is intended to indicate its general purport).

The Kerala State Housing Board in its meeting held on 20-12-1980 resolved to drop the proposal for acquisition of 1.6147 Hectares of land for the Varkala Housing Accommodation Scheme and the Secretary of the Board accordingly requested the Land Acquisition Officer to withdraw the proceedings already initiated for the purposes. No damage has been caused to the interested parties as a result of the Land Acquisition proceedings and no compensation under subsection (2) of section 52 of the Kerala Land Acquisition Act is payable in this case. This notification is for the purpose of withdrawing from the acquisition in question.

എസ്. ആർ. ഒ. നമ്പർ 656/83. 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21) 52-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പുപ്രകാരം, ഇതോടൊന്നിച്ച് ചേർത്തിട്ടുള്ള പട്ടികയിൽ പറഞ്ഞിട്ടുള്ളതും 1980 മെയ് 27-ാം തീയതിയിലെ കേരളാ ഗസറ്റിന്റെ III-ാം ഭാഗത്ത് 1064-ാം 1065-ാം പേജുകളിൽ പ്രസിദ്ധപ്പെടുത്തിയിട്ടുള്ളതും പ്രസ്തുത ആക്ട് 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പുപ്രകാരമുള്ള 1980 മാർച്ച് 19-ാം തീയതിയിലെ എൽ. എ2/127/79 എന്ന നമ്പർ വിജ്ഞാപനം പുറപ്പെടുവിച്ചുകൊണ്ട് തീരുവനന്തപുരം കേരളാ സ്റ്റേറ്റ് ഹൗസിംഗ് ബോർഡ് സ്വന്തമായി തഹസിൽദാർ (സ്ഥലമെടുപ്പ്) സ്ഥലമെടുപ്പു നടപടികൾ ആരംഭിച്ചിട്ടുള്ളതുമായ സ്ഥലം വിലയ്ക്കെടുക്കുന്നതിൽനിന്നും കേരള സർക്കാർ ഇതിനാൽ പിൻവാങ്ങുന്നു.

### പട്ടിക

ജില്ല—തീരുവനന്തപുരം.

താലൂക്ക്—ചിറയിൻകീഴ്.

വില്ലേജ്—ചെമ്മരുതി.

ക്രമ നമ്പർ	സർവ്വേ നമ്പർ	വിവരണം	വിസ്തീർണ്ണം ഏക്കർ സെൻ	
1	4381	പുരയിടം	0	98
2	4382	"	0	98
3	4383	"	0	96
4	4384	"	1	07
ആകെ			3	99

### വിശദീകരണക്കുറിപ്പ്

(ഇത് വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല. എന്നാൽ പൊതു ഉദ്ദേശ്യവ്യക്തമാക്കുന്നതിനുദ്ദേശിച്ചു കൊണ്ടുള്ളതാണ്.)

20-12-1980-ൽ കൂടിയ മീറ്റിംഗിൽ കേരളാ സ്റ്റേറ്റ് ഹൗസിംഗ് ബോർഡ് വർക്കല ഹൗസിംഗ് അക്കോമഡേഷൻ സ്കീമിനുവേണ്ടി 1.6147 ഹെക്ടർ സ്ഥലം വിലയ്ക്കെടുക്കുന്നതിനുള്ള തീരുമാനം വേണ്ടെന്നു വയ്ക്കാൻ തീരുമാനിക്കുകയും അതനുസരിച്ച് ബോർഡ് സ്വകൃതി സ്ഥലമെടുപ്പ് ആഫീസറോട് ആ ആവശ്യത്തിന് വേണ്ടി ആ രംഭിച്ച സ്ഥലമെടുപ്പ് നടപടികൾ പിൻവലിക്കാൻ ആവശ്യപ്പെടുകയും ചെയ്തു. ബന്ധപ്പെട്ട കക്ഷികൾക്ക്, സ്ഥലമെടുപ്പു നടപടികൾ കൊണ്ട് ഒരു നഷ്ടവും സംഭവിച്ചിട്ടില്ലാത്തതും, കേരള സ്ഥലമെടുപ്പ് ആക്റ്റിന്റെ 52-ാം വകുപ്പ് (2)-ാം ഉപവകുപ്പുപ്രകാരം ഈ കേസിൽ യാതൊരു നഷ്ടപരിഹാരവും കൊടുക്കേണ്ടതായിട്ടില്ലാത്തതും ആകുന്നു. മേൽ പറഞ്ഞ സ്ഥലമെടുപ്പു നടപടികളിൽ നിന്നും പിൻവാങ്ങുന്നതിനുവേണ്ടിയുള്ളതാണ് ഈ വിജ്ഞാപനം.

By order of the Governor,

R. B. PATHAK,

Special Secretary to Government.

Government of Kerala  
1983

Reg. No. KL/IV(N)/12



# KERALA GAZETTE

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

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31st May 1983  
Vol. XXVIII] Trivandrum, Tuesday, 10th Jyaishta 1935 (Saka) [No. 571

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## NOTICE

UNDER SECTION 9 (5) OF THE KERALA LAND ACQUISITION ACT, 1961  
(ACT 21 OF 1962)

No. A-1111/81.

23rd May 1983.

Notice is hereby given that the Government intend to take possession of the lands mentioned in the list below, which are required for a public purpose under the Kerala Land Acquisition Act, 1961 (Act 21 of 1962). All persons, interested in the lands are required to appear in person or by authorised agent, on the date, time and place noted below and to state/put in a statement in writing signed by themselves or their agents showing the nature of their respective interests in the lands and the amount and particulars of their claim to compensation for such interests in the lands and their objections, if any, to the measurements made under section 8 of the Act.

**Note :—**If the persons interested refuse to make a claim to compensation or omit, without sufficient reasons, to make such claim, the amount to be awarded by the Court, in the event of a reference being made to it on application made by them shall in no case exceed the amount awarded by the Collector under section 11 of the Act.

താഴെ കൊടുത്തിരിക്കുന്ന ലിസ്റ്റിൽ പറഞ്ഞിട്ടുള്ളതും, 1961-ലെ കേരളാ സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21-ാം ആക്ട്) പ്രകാരം ഒരു പൊതുകാര്യത്തിന് ആവശ്യമായിട്ടുള്ളതുമായ ഭൂമി കൈവശപ്പെടുത്തുവാൻ ഗവൺമെന്റ് ഉദ്ദേശിക്കുന്നുവെന്ന് ഇതിനാൽ നോട്ടീസ് നൽകിയിരിക്കുന്നു.

33/2019/83/J.

പ്രസ്തുത ഭൂമിയിൽ അവകാശബന്ധമുള്ള എല്ലാപേരും നേരിട്ടോ അധികൃത ഏജൻസികൾക്കോ താഴെപ്പറയുന്ന തീയതിയിലും സമയത്തും സാമലത്തും ഹാജരാകുകയും, ഭൂമിയിൽ അവരോടൊത്തുതർക്കമുള്ള അവകാശബന്ധങ്ങളുടെ സ്വഭാവവും ഭൂമിയിൽ അങ്ങനെയുള്ള അവകാശബന്ധങ്ങൾ സംബന്ധിച്ചിടത്തോളം നഷ്ടപ്രതിഫലത്തിന് അവർക്കുള്ള തേരിച്ചയുടെ തുകയും ചിവരങ്ങളും ആക്ട് 8-ാം വകുപ്പുപ്രകാരം എടുത്തിട്ടുള്ള അളവുസംബന്ധിച്ച വല്ല ആക്ഷേപവുമുണ്ടെങ്കിൽ അതും ഏതാണെന്ന് കാണിച്ചുകൊണ്ട് പ്രസ്താവന ചെയ്യുകയും, അവരോ അവരുടെ ഏജൻസികൾക്കോ ഏഴുതി ഒപ്പിട്ട ഒരു സ്റ്റേറ്റ്സ്മെന്റ് സമർപ്പിക്കുകയും ചെയ്യണമെന്ന് അവരോട് ആവശ്യപ്പെടുന്നു.

കുറിപ്പ്:—അവകാശബന്ധമുള്ളവർ നഷ്ടപ്രതിഫലത്തിന് തേരിച്ച ചെയാൻ കൂട്ടാക്കാതിരിക്കുകയോ മതിയായ കാരണമില്ലാതെ അങ്ങനെ തേരിച്ച ചെയാൻ വീഴ്ച ചെയ്യുകയോ ചെയ്യുന്ന പക്ഷം അവരുടെ അപേക്ഷയിന്മേൽ കോടതിക്ക് റഫറൻസ് അയക്കുന്ന സംഗതിയിൽ കോടതി വിധിച്ചുകൊടുക്കേണ്ട തുക യാതൊരു സംഗതിയിലും ആക്ട് 11-ാം വകുപ്പുപ്രകാരം കളക്ടർ വിധിച്ചുകൊടുക്കുന്ന തുകയിൽ കവിയാൻ പാടില്ലാത്തതാകുന്നു.

ഹാജരാകേണ്ട തീയതിയും സമയവും സാമലവും—28-6-1983 11 മണിക്ക് എറണാകുളം റെയിൽവേ സ്റ്റേഷൻ തഹസീൽദാർ മുമ്പാകെ.

PARTICULARS OF LANDS  
District—Ernakulam.

Taluk—Kanyannur.

Village—Kumbalam.

Sl. No.	Survey No.	Description	Extent in Hectares
1	377/5	Dry	0.0445
2	377/5/1	"	0.0170
3	377/5/2	"	0.0020
4	377/6	"	0.0045
5	377/8	"	0.0505
6	377/10/5	"	0.0041
7	377/8/1	"	0.0330
8	377/10/6	"	0.0030
9	377/8-2	"	0.0210
10	377/10	"	0.0180
11	377/10/1	"	0.0540
12	377/10/2	"	0.0540
13	377/10/3	"	0.0220
14	377/10/4	"	0.0045

ഹാജരാകേണ്ട തീയതി 29-6-1983

1	336/6	Wet and reclaimed	0.0425
2	338/5	"	0.0515
3	338/6	"	0.1140
4	303/5	Wet	0.0440

<i>Sl. No.</i>	<i>Survey No.</i>	<i>Description</i>	<i>Extent in Hectares</i>
5	295/5	Wet and reclaimed	0 0470
6	295/7	"	0.1250
7	337/14	Dry	0.0425
8	337/14/1	"	0.0070
9	337/16	Wet	0.0635
10	337/18	"	0.0310
11	337/20	Wet reclaimed	0.0002
12	245/6	Dry	0.0006
13	245/6	"	0.0007
14	279/3	Wet reclaimed	0.0007

(Sd.)

*Special Tahsildar (L. A.),  
Railways.*

Ernakulam.



# KERALA GAZETTE

EXTRAORDINARY

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31st May 1983

Vol. XXVIII Trivandrum, Tuesday,

[No. 568

10th Jyaistha 1905 (Saka)

കേരള സർക്കാർ

ഗതാഗതവും, മർദ്ദസ്യബന്ധനവും തുറമുഖങ്ങളും (ബി) വകുപ്പ്  
പ്രഖ്യാപനം

നമ്പർ 17222/റ്റി.ബി.2/82/റ്റി.എഫ്.ആർ.പി.

തിരുവനന്തപുരം, 1983 മേയ് 25.

എസ്. ആർ. ഒ. നമ്പർ 662/83.—ഇൻഡ്യൻ ഭരണഘടനയുടെ 258-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡംഗം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച്, രാഷ്ട്രപതി 31-5-1963-ലെ 2/4/63/ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപന പ്രകാരം കേരള സംസ്ഥാനത്ത് യൂണിയന്റെ ആവശ്യത്തിനായി ഭൂമി വിലയ്ക്കെടുക്കുന്നത് സംബന്ധിച്ച്, 1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21) അനുസരിച്ചുള്ള കേന്ദ്ര സർക്കാരിന്റെ ചുമതലകൾ കേരള സർക്കാരിനെ അവരുടെ സമ്മതത്തോടുകൂടി രേഖപ്പെടുത്തിയിരിക്കുന്ന തിനാലും ;

1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21) 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പുപ്രകാരം താഴെപട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമി സംബന്ധിച്ച് 1980 ഒക്ടോബർ 10-ാം തീയതിയിലെ 772-ാം നമ്പർ കേരള അസാധാരണ ഗസറ്റിൽ 1980 സെപ്റ്റംബർ 30-ാം തീയതിയിലെ 17359/റസി. ബി. 2/80/ഡബ്ല്യു. ആർ. ടി. എന്ന നമ്പർ വിജ്ഞാപനം എസ്. ആർ. ഒ. 947/80 എന്ന നമ്പറിൽ പ്രസിദ്ധീകരിച്ചിട്ടുള്ളതിനാലും ;

1961-ലെ കേരള സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21) 5-ാം വകുപ്പ് (2)-ാം ഉപവകുപ്പുപ്രകാരം കളക്ടർ സമർപ്പിച്ച റിപ്പോർട്ട് പരിഗണിച്ചതിൽ താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള ഭൂമി ഒരു പൊതുകാര്യത്തിന് വിലയ്ക്കെടുക്കേണ്ടതാണെന്ന് കേരള സർക്കാരിന് ബോദ്ധ്യപ്പെട്ടിരിക്കുന്നതിനാലും ;



ഇപ്പോൾ, അതിനാൽ പ്രസ്തുത ആക്ട് 6-ാം വകുപ്പുപ്രകാരം താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ളതും 10 ആർട്ടിക്ലിന്റെ വിസ്തീർണ്ണത്തിൽ അല്പം കൂടുതലോ, കുറവോ വരുന്നതുമായ ഭൂമി ഒരു പൊതുക്കാര്യത്തിന് അതായത് ആഭിചന്ദ്രനല്ലൂരിൽ പോസ്റ്റ് ഓഫീസ് കെട്ടിടവും സബ് പോസ്റ്റുമാസ്റ്ററുടെ കാർട്ടേജും പണിയുന്നതിന് ആവശ്യമുണ്ടെന്ന് കേരള സർക്കാർ ഇതിനാൽ പ്രഖ്യാപിക്കുകയും ആ ഭൂമി വിലയ്ക്കെടുക്കുന്നതിനുള്ള ഉത്തരവ് ഫാബ്രിക് വാങ്ങുവാൻ പ്രസ്തുത ആക്ട് 7-ാം വകുപ്പുപ്രകാരം കൊല്ലം സ്മലമെന്റ് സ്പെഷ്യൽ തഹസീൽദാറോട് നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു.

പ്രസ്തുത സ്മലത്തിന്റെ ഒരു പ്ലാൻ കൊല്ലം സ്മലമെന്റ് സ്പെഷ്യൽ തഹസീൽദാറുടെ ആഫീസിൽ സൂക്ഷിച്ചിട്ടുള്ളതും അത് ആഫീസ്സുമായത് എപ്പോൾ വേണമെങ്കിലും പരിശോധിക്കാ യുക്തമാകുന്നു.

### പട്ടിക

ജില്ല—കൊല്ലം

താലൂക്ക്—കൊല്ലം

വില്ലേജ്—ആഭിചന്ദ്രനല്ലൂർ

(ഏകദേശം വിസ്തീർണ്ണമാണ് കൊടുത്തിരിക്കുന്നത്)

ക്രമ നമ്പർ	സർവ്വേ നമ്പർ	വിവരണം	ആർട്ടിക്ലിന്റെ ചതുരശ്രമീറ്റർ.
1	4341/2	പുരയിടം	08 50
2	4341/3	„	02 02
ആകെ			10 52

ഗവർണ്ണറുടെ ഉത്തരവുപ്രകാരം,

കെ. കരുണാകരൻ,

ഗവൺമെൻറ് അഡീഷണൽ സെക്രട്ടറി.

### വിശദീകരണക്കുറിപ്പ്

(ഇത് പ്രഖ്യാപനത്തിന്റെ ഭാഗമല്ല. എന്നാൽ പൊതു ഉദ്ദേശം വെളിപ്പെടുത്തുന്നതിനും ഉപയോഗിക്കാൻ ഉദ്ദേശിക്കുന്നു.)

ഇൻഡ്യൻ രാഷ്ട്രപതി 31-5-1963-ലെ 2/4/1963 ജുഡീഷ്യൽ II എന്ന നമ്പർ വിജ്ഞാപനത്തിൽ, കേരള സർക്കാരിന്റെ സമ്മതത്തോടുകൂടി സംസ്ഥാനത്ത് കേന്ദ്ര സർക്കാരിന്റെ ആവശ്യത്തിലേയ്ക്ക് സ്മലം വിലയ്ക്കെടുക്കുന്നതിനുള്ള അധികാരം അവരെ രേഖപ്പെടുത്തിയിട്ടുള്ളതും, മുകളിൽ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള സ്മലങ്ങൾ ഒരു പൊതുആവശ്യത്തിന്, അതായത് ആഭിചന്ദ്രനല്ലൂർ പോസ്റ്റ് ഓഫീസ് കെട്ടിടവും സബ് പോസ്റ്റ് ഓഫീസ് മാസ്റ്ററുടെ കാർട്ടേജും പണിയുന്നതിന് ആവശ്യമാണെന്ന് സർക്കാരിന് ബോധ്യപ്പെട്ടിട്ടുള്ളതും ആകുന്നു.

ഈ പ്രഖ്യാപനം മേൽ പറഞ്ഞ ആവശ്യത്തിനും ഉപയോഗിക്കാൻ ഉദ്ദേശിക്കുന്നു.



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## GOVERNMENT OF KERALA

Local Administration and Social Welfare (Panchayat Election)  
Department

### NOTIFICATION

G. O. Ms. No. 67/83/LA&SWD.

*Dated, Trivandrum, 30th May, 1983*

**S. R. O. No. 663/83.**—In exercise of the powers conferred by sub-section (2) of section 4 of the Kerala State Rural Development Board Act, 1971 (15 of 1971), the Government of Kerala hereby nominate Smt. Chinnamma Paily, Deputy Secretary, Local Administration and Social Welfare Department as a Member of the Kerala State Rural Development Board reconstituted as per Notification issued under G.O.(Ms.) No. 191/82/LA&SWD dated the 9th November, 1982, and published as S. R. O. No. 1356/82 in the Kerala Gazette Extraordinary No. 817 dated the 9th November, 1982 as subsequently amended, and consequently make the following amendment to the said Notification namely:—

#### AMENDMENT

In the said notification for serial number 6 and the entries relating thereto, the following shall be substituted, namely:—

- “6. Smt. Chinnamma Paily,  
Deputy Secretary to Government,  
Local Administration and Social Welfare Department”.

By order of the Governor,  
M. S. K. RAMASWAMY,  
Special Secretary to Government.

### **Explanatory Note**

(This does not form part of the Notification but is intended to indicate its general purport.)

As per sub-section (1) of section 4 of the Kerala State Rural Development Board Act, 1971, the Board shall consist of a Chairman and such members not exceeding 10 as may be fixed by Government from time to time. Sub-section (2) of section 4 also provides for the nomination of the members of the Board by Government. Smt. Chinnamma Paily has since taken charge as Deputy Secretary in the Local Administration and Social Welfare Department in the place of Sri P. Mathew Zachariah. Government have, therefore, decided to nominate Smt. Chinnamma Paily, Deputy Secretary, Local Administration and Social Welfare Department as one of the official members of the Kerala State Rural Development Board in lieu of Sri P. Mathew Zachariah.

This notification is intended to achieve the above object.